

Illinois Register

Rules of Governmental Agencies

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EXECUTIVE ORDERS AND PROCLAMATIONS

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October 1993 – 890 – GA-477

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENTS

Heading of Part: Meat & Poultry Inspection Act

1

- 8 Ill. Adm. Code 125 Code Citation: 5
- Proposed Action: Section Numbers: 3)

Amended 125.380 Statutory Authority: The Meat and Poultry Inspection Act (III. Rev. Stat. 1991, ch. 56 1/2, par. 316) [225 ILCS 650/161. 4)

2

less without resubmitting the labeling for new approval each time such an adjustment is made. This rule was published in A Complete Description of the Subjects and Issues Involved: Effective August 16, 1993, the Food Safety and Inspection Service (FSIS) amended the Federal meat and poultry products inspection regulations {specifically Sections 317.2 and listed in the ingredients statement in other than descending order of predominance. The rule allows manufacturers to adjust ingredients in a formulation present at 2 percent or 381.118(a)} to allow product ingredients present at individual levels of 2 percent or less by weight to be 58 FR 38046, July 15, 1993.

Poultry Inspection Act, the Department is proposing to adopt changes in the federal rules relative to meat and poultry meat and poultry inspection programs as required by the Federal Meat Inspection Act, the Federal Poultry Inspection Act, and in compliance with Section 16 of the Meat and In order to maintain an "equal to" status with the federal inspection.

- Will this proposed rule replace an emergency rule in effect?: No (9
- Does this rulemaking contain an automatic repeal date? No 1
- Does this proposed amendment contain incorporations by reference? 8
- Are there any other amendments pending on this Part? 6
- Rule does not Statement of Statewide Policy Objectives: affect units of local governments. 10)
- Time, Place and Manner in which interested persons can comment on this proposed rulemaking: 11)

DEPARTMENT OF AGRICULTURE

ILLINOIS REGISTER

NOTICE OF PROPOSED AMENDMENTS

will begin on the day the notice of rulemaking appears in the <u>Illinois Register</u>. Comments should be sent to the attention of Debbie Wakefield, Department of Agriculture, State Fairgrounds, P.O. Box 19281, Springfield, Illinois This comment period A 45-day written comment period will be granted for receiving comments from the public. This comment p

B) Reporting, bookkeeping or other procedures required for Meat and poultry Initial Regulatory Flexibility Analysis:
A) Types of small businesses affected: manufacturers. 12)

compliance: This rule makes it optional for manufacturers of meat and poultry products containing ingredients at levels of 2 percent or less by weight to list such ingredients in the ingredients statement in other than descending order of predominance. Manufacturers opting to list their ingredients in other than descending order of predominance will have to revise their product labels to include a quantifying phrase at the end of the ingredients resubmitting the labeling for new approval each time such Once initial statement and submit to FSIS for approval. Once initia approval has been given by FSIS on the revised labels, manufacturers will be allowed to adjust ingredients in formulation present at 2 percent or less without adjustment is made.

Types of professional skills necessary for compliance:

The full text of the Proposed Amendments begins on the next page:

Mylcoloo Henry Mar

DEPARTMENT OF AGRICULTURE

MEAT AND POULTRY INSPECTION ACT AGRICULTURE AND ANIMALS
DEPARTMENT OF AGRICULTURE TITLE 8: CHAPTER I: SUBCHAPTER C:

MEAT AND POULTRY INSPECTION ACT PART 125

GENERAL PROVISIONS FOR BOTH MEAT AND/OR POULTRY INSPECTION SUBPART A:

Official Marks of Inspection, Devices and Certificates Inspections; Suspension or Revocation of License Assignment and Authority of Program Employees Incorporation by Reference of Federal Rules Reportable Animal and Poultry Diseases Disposal of Dead Animals and Poultry Application for License; Approval Official Number Administrative Hearings; Appeals Detention; Seizure; Condemnation Schedule of Operations; Overtime Records and Reports Exemptions 125.10 125.20 125.30 125.40 125.40 125.70 125.70 125.10 125.110 125.110 125.110 125.120 Section

MEAT INSPECTION .. B: SUBPART

	Official						Carcasses			Inedible		ts Passed				tion and	
	Entering						ulterated			or Other		es and Par				Reinspection	
	Products	ι.					Otherwise Adu		ıls	f Condemned	blishment	al of Carcass		r Containers	tainers	tablishment;	
	and Meat	uine Product	r Inspection		nspection	nspection	Diseased or		ter of Anima	Disposal o	fficial Esta	Other Dispos		cts and Thei	king and Con	Official Es	f Product
	Livestock an Establishments	Equine and Equine Products	Facilities for Inspection	Sanitation	Ante-Mortem Inspection	Post-Mortem Inspection	Disposal of Diseased or Otherwise Adulterated Carcasses	and Parts	Humane Slaughter of Animals	Handling and Disposal of Condemned or Other Inedible	Products at Official Establishment	Rendering or Other Disposal of Carcasses and Parts Passed	for Cooking	Marking Products and Their Containers	Labeling, Marking and Containers	Entry into Official Establishment;	Preparation of Product
Section	125.150	125.160	125.170	125.180	125.190	125.200	125.210		125.220	125.230		125.240		125.250		125.270	

Meat Definitions and Standards of Identity or Composition

125.280

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DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENT(S)

90 Transportation 95 Imported Products 00 Special Services Relating to Meat and Other Products 05 Exotic Animal Inspection	SUBPART C: POULTRY INSPECTION			20 Facilities for Inspection	30 Sanitation	40 Operating Procedures	50 Ante-Mortem Inspection	60 Post-Mortem Inspection; Disposition of Carcasses and Part	125.370 Handling and Disposal of Condemned or Inedible Products
125.295 125.295 125.300 125.305		Section	125.310	125.320	125.330	125.340	125.350	125.360	125.3

AUTHORITY: Implementing and authorized by The Meat and Poultry Inspection Act (III. Rev. Stat. 1991, ch. 56 1/2, par. 301 et seq.) [225 ILCS 650/16] and The Civil Administrative Code of Illinois (Ill. Rev. Stat. 1991, ch. 127, par. 16) [20 ILCS 5/16].

SOURCE: Adopted at 9 III. Reg. 1782, effective January 24, 1985; peremptory amendment at 9 III. Reg. 2337, effective January 28, 1985; peremptory amendment at 9 III. Reg. 2980, effective February 20, 1985; peremptory amendment at 9 III. Reg. 4856, effective April 1, 1985; peremptory amendment at 9 III. Reg. 10102, effective June 13, 1985; peremptory amendment at 9 III. Reg. 11673, effective June 13, 1985; peremptory amendment at 9 III. Reg. 13748, effective July I7, 1985; peremptory amendment at 9 III. Reg. 13748, effective July 17, 1985; peremptory amendment at 9 III. Reg. 13755, effective December 2, 1985; peremptory amendment at 10 III. Reg. 1307, effective January 7, 1986; peremptory amendment at 10 III. Reg. 3380, effective January 24, 1986; peremptory amendment at 10 III. Reg. 3880, effective February 7, 1986; peremptory amendment at 10 III. Reg. 10 III. Reg. 11478, effective August 22, amendment at 10 III. Reg. 1555, effective August 22, 1986; peremptory amendment at 10 III. Reg. 15305, effective September 10, 1986; peremptory amendment at 10 III. Reg. 16710. Effective September 19, 1986; peremptory amendment at 10 III. Reg. 16710. Effective September 19, 1986; peremptory amendment at 10 III. Reg. 16710.

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENT(S)

18203, effective october 15, 1986; peremptory amendment at 10 111. Reg. 19818, effective borouzer 12, 1986; peremptory amendment at 11 111. Reg. 1965, effective April 29, 1987; peremptory amendment at 11 111. Reg. 1964, effective April 29, 1987; peremptory amendment at 11 111. Reg. 1964, effective April 29, 1987; peremptory amendment at 11 111. Reg. 1031, effective April 29, 1987; peremptory amendment at 11 111. Reg. 1873, effective April 29, 1987; peremptory amendment at 11 111. Reg. 1879, effective August 25, 1987; peremptory amendment at 11 111. Reg. 1879, effective Norwebber 3, 1987; peremptory amendment at 12 111. Reg. 1879, effective Norwebber 3, 1987; peremptory amendment at 12 111. Reg. 1879, effective Reg. 1980, effective Edicative August 25, 1988; peremptory amendment at 12 111. Reg. 1870, effective March 21, 1988; peremptory amendment at 12 111. Reg. 1872, effective March 21, 1988; peremptory amendment at 12 111. Reg. 1881, peremptory amendment at 12 111. Reg. 1884, effective December 21, 1988; peremptory amendment at 13 111. Reg. 2084, effective December 21, 1989; peremptory amendment at 13 111. Reg. 2084, effective December 21, 1989; peremptory amendment at 13 111. Reg. 2084, effective December 21, 1989; peremptory amendment at 13 111. Reg. 2084, effective December 21, 1989; peremptory amendment at 13 111. Reg. 2084, effective December 21, 1989; peremptory amendment at 13 111. Reg. 2084, effective October 31, 1989; peremptory amendment at 13 111. Reg. 1885, effective October 31, 1989; peremptory amendment at 13 111. Reg. 1887, effective December 21, 1989; peremptory amendment at 14 111. Reg. 1345, effective March 23, 1990; peremptory amendment at 14 111. Reg. 1345, effective March 23, 1990; peremptory amendment at 14 111. Reg. 1990; peremptory amendment at 14 111. Reg. 1990; peremptory amendment at 15 111. Reg. 1990; effective September 24, 1991; peremptory amendment at 15 111. Reg. 1991, effective March 20, 1991; peremptory amendment at 15 111. Reg. 1999; effective September 317, effective March 2 July 24, 1992; peremptory amendment at 16 Ill. Reg. 16337, effective October 19, 1992; peremptory amendment at 16 Ill. Reg. 17165, effective October 21, 1992; peremptory amendment at 17 Ill. Reg. 2063, effective February 12, 1993; peremptory amendment at 17 Ill. Reg. 2063, effective September 7, 1993; peremptory amendment at 17 Ill. Reg. 15725, effective September 7, 1993; peremptory amendment

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DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENT(S)

at 17 Ill. Reg. 16238, effective September 8, 1993; peremptory amendment at 17 Ill. Reg. 18215, effective October 5, 1993; amended at Ill. Reg. ..., effective

Section 125.260 Labeling, Marking and Containers

- The Department incorporates by reference 9 CFR 317.1 through 317.2(j)(10), 317.2(j)(12) through 317.4(d)(1), 317.5 through 317.6, 317.8, 317.10 through 317.14, 317.17 through 317.24 (1990; 55 FR 7289, effective August 28, 1990; 55 FR 34678, effective September 24, 1990; 55 FR 49826 and 50081, effective May 29, 1991; 56 FR 1359, effective September 3, 1991; 56 FR 22638, effective January 2, 1992; 56 FR 41445, effective September 20, 1991; 56 FR 67485, effective March 2, 1992; 57 FR 24542, effective July 10, 1992; 58 FR 42188, effective September 8, 1993; 58 FR 38046, effective August 16, 1993). a)
- The Department shall approve only those abbreviations for marks of inspection as specifically stated in Section 2.26(j)(3) and (k)(3), (4), (5) and (9) of the Act. (q
- Department if the label is in compliance with the provisions of this Section and the label is not misbranded in accordance with Section 2.20 of the Act. All labels and sketch labels shall be submitted to the Springfield Labeling and sketch labeling shall be approved by office of the Department for approval. ΰ
- The Department shall approve temporary labeling as stated in 9 CFR 317.4(d)(1). Labeling which has received temporary approval shall not be used beyond the temporary approval period unless the printer or manufacturer of the label is unable to provide the official establishment with expiration of the temporary the labels before the approval. g
- compliance with the Weights and Measures Act (Ill. Rev. Stat. 1989, ch. 147, par. 101 et seq.) and the rules adopted thereto (8 Ill. Adm. Code 600.120). The quantity of contents as shown on the label shall be in (e
- The Department does not approve terms for generic labeling and considers the approval of terms as generic to be the responsibility of the federal government. f)
- the extension of time for exhausting existing stocks of With regard to the incorporated language in 9 CFR 317.6, 6

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENT(S)

containing inspected and passed poultry and/or poultry products shall be identified in accordance with the labeling provisions of this Section. shipping container and each immediate container

p)

- bearing or containing any chemical additive shall bear label naming the additive and the purpose of its use. poultry products packed Immediate containers of Û
- label is not misbranded in accordance with Section 2.20 of Labels for consumer packages shall be approved the Act and is in compliance with this Section. g
- pe The specific statements listed in 9 CFR 381.121 added to the label for the shipping container option of the licensee. (e
- The quantity of contents as shown on the label shall be in compliance with the Weights and Measures Act and the rules adopted thereto (8 Ill. Adm. Code 600.120). Ę
- No labeling or containers that have not been approved shall be used until a final decision is rendered at an administrative hearing in accordance with Section 19 the Act and Section 125.60. 9
- The Department shall approve the manufacture of a device or label containing an official mark of inspection provided the device or label is in compliance with Section H)
- Labeling and sketch labeling shall be approved by the Department if the label is in compliance with the provisions of this Section and the label is not misbranded in accordance with Section 2.20 of the Act. All labels and sketch labels shall be submitted to the Springfield office of the Department for approval. į)
- in 9 CFR 381.132(b)(î). Labeling which has received temporary approval shall not be used beyond the temporary approval period unless the printer or manufacturer of the The Department shall approve temporary labeling as stated label is unable to provide the official establishment with before the expiration the permanent labels temporary approval. j
- A copy of each label submitted for approval shall be or usual accompanied by a statement showing the common ž

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DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENT(S)

labels is not applicable since all labels presently in use are in compliance with the rules of this Part.

Cy

- The Department does not issue a list of approved packaging materials and will permit for use any packaging material which has been approved by the U.S. Department of Agriculture (see 49 FR 2235, effective July 17, 1984).
- The official establishment shall reimburse the Department for any overtime costs, if applicable, involved for the inspector to supervise the relabeling of a product. The overtime charges shall be as set forth in Section 125.80. establishment when the product must be relabeled because the original labels have become multilated or damaged. Labels to be used for the relabeling of inspected and passed product shall be permitted to leave the official 1)
- grant authorization to transport labels, wrappers and containers bearing official marks from one official establishment to another official establishment provided the official establishment provides to the inspector the information required in 9 CFR 317.13 so that the inspector can notify the inspector at the The inspector shall destination point. 1
- Labeling of custom slaughter and/or custom processed meat and/or meat products and the containers containing custom and/or custom processed meat and/or meat products shall be as set forth in Section 5 of the Act. slaughtered X
 - References in the incorporated language to 9 CFR 312 shall be interpreted to mean in accordance with Section 125.90. 7

effect
Reg.
111.
at
Amended
Source:

Labeling and Containers Section 125.380

The Department incorporates by reference 381.115 through 381.127, and 381.129 through 381.132(b)(1), 381.133 through 381.127, and 381.129 through 381.132(b)(1), 381.133 through 381.144(d) (1990; 55 FR 5976, effective March 23, 1990; 55 FR 7289, effective August 28, 1990; 55 FR 49826 and 50081, effective May 29, 1991; 56 FR 1359, effective September 3, 1991; 56 FR 22638, effective January 2, 1992; 56 FR 67485, effective March 2, 1992; 57 FR 24542, effective July 10, 1992, 57 FR 43588, effective October 21, 1992; 58 FR 38046, effective August 16, 1993). a

DEPARTMENT OF AGRICULTURE

NOTICE OF PROPOSED AMENDMENT(S)

comprising the poultry product and a statement indicating the method or preparation of the product with respect to Laboratories used for chemical analysis shall be any approved laboratory as the kinds and percentages of the ingredients which the label is to be used. defined in 8 Ill. Adm. Code 20.1

- The Department does not approve terms for generic labeling and considers the approval of terms as generic to be the responsibility of the federal government. 1
- The Department does not issue a list of approved packaging materials and will permit for use any packaging material which has been approved by the U.S. Department of Agriculture (see 49 FR 2235, effective July 17, 1984). E E
- 125.90 and this Section shall be disposed of only when such labels or devices have been mutilated or damaged or when the establishment ceases to do business. Such labels Labels and devices approved for use pursuant to Section inspector for the to devices shall be given disposition. and n
- The inspector shall grant authorization to transport labels, wrappers and containers bearing official marks establishment provided the official establishment provides to the inspector the information required in 9 CFR 381.138 one official establishment to another official so that the inspector can notify the inspector at the The inspector shall destination point. 0
- Labels to be used for the relabeling of inspected and passed product shall be permitted to leave the official establishment when the product must be relabeled because The official establishment shall reimburse the Department for any overtime costs, if applicable, involved for the the original labels have become multilated or damaged. inspector to supervise the relabeling of a product. The overtime charges shall be as set forth in Section 125.80. (d
- Labeling of custom slaughtered and/or custom processed containing custom slaughtered and/or custom processed poultry products shall be as set forth in Section 5 of the and/or poultry products and the poultry 6
- The Department shall approve only those abbreviations for marks of inspection as specifically stated in Section H

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93 18926

NOTICE OF PROPOSED AMENDMENT(S)

2.26(j)(3), (4), (5) and (9) of the Act.

effective Ill. Reg. Amended at (Source:

THICARO METER NAME

The Taking of Wild Turkeys - Spring

HEADING OF THE PART:

1)

NOTICE OF PROPOSED AMENDMENTS

DEPARTMENT OF CONSERVATION

PROPOSED ACTION:

CODE CITATION: 17 Ill. Adm. Code 710

5 3

SECTION NUMBERS:

710.

New Section Amendments Amendments

Renumbered, Amended New Section

710.10 710.20 710.22 710.25 710.30 710.50

4)

Amendments Amendments Amendments

DEPARTMENT OF CONSERVATION

Jack Price

not This rule does 12)

THE FULL TEXT OF THE PROPOSED AMENDMENTS BEGINS ON THE NEXT PAGE:

STATUTORY AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.20, and 2.9 of the Wildlife Code (Ill. Rev. Stat. 1991, ch. 61, pars. 1.3, 1.4, 1.20, and 2.9) [520 ILCS 5/1.3, 1.4, 1.20, and 2.9], and Sections 2.10 and 2.11 of the Wildlife Code (Ill. Rev. Stat. 1991, ch. 61, pars. 2.10 and 2.11) [520 ILCS 5/2.10 and 2.11].

A COMPLETE DESCRIPTION OF THE SUBJECTS AND ISSUES INVOLVED: These amendments have been proposed to update season dates for the 1994 season, open 5 new counties to hunting and divide the State into two hunting zones.

2

WILL THIS PROPOSED RULE REPLACE AN EMERGENCY RULE CURRENTLY IN

9

2

TIME, PLACE AND MANNER IN WHICH INTERESTED PERSONS MAY COMMENT ON THIS PROPOSED RULEMAKING: Comments on the proposed rule may be submitted in writing for a period of 30 days following publication of this notice to:

ARE THERE ANY OTHER PROPOSED AMENDMENTS PENDING ON THIS PART?

PROPOSED AMENDMENTS CONTAIN INCORPORATIONS

DO THESE REFERENCE?

8

DOES THIS RULEMAKING CONTAIN AN AUTOMATIC REPEAL DATE?

This rule has no

STATEMENT OF STATEWIDE POLICY OBJECTIVES:

impact on local governments.

11)

10)

6

ILLINOIS REGISTER

NOTICE OF PROPOSED AMENDMENTS

Department of Conservation 524 S. Second Street, Room ' Springfield, IL 62701-1787

INITIAL REGULATORY FLEXIBILITY ANALYSIS: affect small businesses

NOTICE OF PROPOSED AMENDMENTS

CHAPTER I: DEPARTMENT OF CONSERVATION TITLE 17: CONSERVATION

SUBCHAPTER D: FISH AND PART 710

SPRING SEASON

THE TAKING OF WILD TURKEYS -

Hunting Seasons Hunting Zones Section

Regulations at Various Department Owned or Managed Landowner/Tenant Special Hunts Statewide Turkey Permit Requirements Requirements Turkey Permit Requirements -Turkey Hunting Regulations Other Regulations (Repealed) Permit Permits Turkey 710.21710.25 710.20 710.10 710.30 710.40 710.50 710.5

AUTHORITY: Implementing and authorized by Sections 1.3, 1.4, 1.20, and 2.9 of the Wildlife Code (III. Rev. Stat. 1991, ch. 61, pars. 1.3, 1.4, 1.20, and 2.9) [520 ILCS 5/1.3, 1.4, 1.20, and 2.9], and Sections 2.10 and 2.11 of the Wildlife Code (III. Rev. Stat. 1991, ch. 61, pars. 2.10 and 2.11) [520 ILCS 5/2.10 and 2.11].

Releasing or Stocking of Turkeys

710.60

SOURCE: Adopted at 4 Ill. Reg. 15, p. 153, effective April 1, 1980; codified at 5 Ill. Reg. 10643; amended at 6 Ill. Reg. 3852, effective March 31, 1982; amended at 7 Ill. Reg. 4208, effective March 25, 1983; amended at 8 Ill. Reg. 5663, effective April 16, amended at 10 Ill. Reg. 6200, effective April 24, 1985; amended at 10 Ill. Reg. 6488, effective April 4, 1986; amended at 11 Ill. Reg. 2267, effective January 20, 1987; amended at 12 Ill. Reg. 5342, effective March 8, 1988; amended at 13 Ill. Reg. 5090, effective April 4, 1989; amended at 14 Ill. Reg. 663, effective January 2, 1990; amended at 15 Ill. Reg. 4161, effective March 4, 1991; amended at 15 Ill. Reg. 4161, effective March 4, 1991; amended at 16 Ill. Reg. 1843, effective January 17, 1992; amended at 17 III. Reg. 3184, effective March 2, 1993; amended at effective

Hunting Zones Section 710.5

- The Northern Zone includes that portion of Illinois north Fayette, Effingham, Jasper, Madison counties. Crawford, a
- The Southern Zone includes the remainder of the state. q

REGISTER
ILLINOIS

18930

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

111.

17

at

Added

(Source:

effective

Section 710.10 Hunting Seasons

Northern Zone Season Dates: а (

Saturday, May 1April 30 - Wednesday, May 1211, 19931994 - Friday, April Thursday, Friday, April <u>2322</u> - Friday, April 3029, 19931994. 1716 Saturday, April <u>471</u> April <u>2221</u>, <u>19931994</u>. Monday, April 1211 1615, 19931994 1st Season: 2nd Season: Season: 4th Season: 3rd

Southern Zone Season Dates: (q

Friday, April 15 - Friday, April 22, Monday, April 4, - Friday, April 8, Saturday, April 9 - Thursday, April Saturday, April 23 - Wednesday, May 14, 1994 1st Season: 2nd Season: 4th Season: 3rd Season:

b)c) Open Counties:

Alexander Adams

COUNTIES NORTHERN ZONE

(west of State Highway 127 only) Calhoun Bureau Brown Bond

Carroll Clark Cass

Cumberland Clay

THE WANTED WENT TOWN OF

NOTICE OF PROPOSED AMENDMENTS

Marshall-Putnam Sallatin-Hardin Jo Daviess Bffingham Henderson Macoupin Favette Jackson Johnson Hancock Jersey Fulton Greene Marion Knox

(east of Illinois River only; north of State Highway 17 and south of the McNabb Blacktop (County Road 500 N.) only)

> Rock Island Stephenson Washington Williamson Whiteside Winnebago McDonough Pope Randolph Schuyler [azewell Saline Mercer Monroe Morgan Scott Shion Shion Ogle Pike

SOUTHERN ZONE

Gallatin-Hardin Effingham Alexander Fayette Jackson Clay

ILLINOIS REGISTER

DEPARTMENT OF CONSERVATION

NOTICE OF PROPOSED AMENDMENTS

Washington Williamson St. Clair Randolph Johnson Marion Monroe Saline Jnion Pope

effective Reg. 17 Ill. at Amended (Source:

Section 710.20 Statewide Turkey Permit Requirements

additional permit. Residents, except those exempted by Section 3.1 of the Wildlife Code (Ill. Rev. Stat. 1991, ch. 61, par. 3.1) [520 ILCS 5/3.1] are also required to obtain a hunting license before hunting wild turkey. Permits are issued for a specific county or area and are valid only in the county or area designated on the permit. Applications for wild turkey permits must be Permit" from the Department of Conservation for a fee of \$15.00. Non-resident turkey hunters shall be charged the residents of Illinois by the state in which the applicant resides, except that in no case chall the fee be less than \$30,00, If the state in which the applicant resides -not--provide for turkey hunting by Illinois residents, then the fee shall be \$75,00, Non-residents License before hunting wild turkeye\$75.00 for the first same fee for wild turkey hunting permits as that charged required to obtain a Non-Resident Hunting wild turkey hunting permit, and \$25.00 for each To take, or attempt to take, a wild turkey, Illinois a "Wild Turkey Hunting except that in no case shall the fee be residents must first obtain doce а Э

Department of Conservation - Turkey 524 S. Second Street, Room 210 Springfield, Illinois 62794-9446 P. O. Box 19446

Applicants must complete all portions of the permit application form. Incomplete applications will be rejected and fees returned. Each applicant must submit a personal check or money order for his/her individual Not more than 6 applications may be application.

(q

NOTICE OF PROPOSED AMENDMENTS

submitted for group hunters. Applicants submitting applications within three weeks of the season will not be guaranteed receipt of permit by start of season.

- Applications from Illinois residents will be accepted January $4\underline{3}$ through January $13\underline{14}$. Applications received in the permit office after close of business on January 1514, except for those postmarked before January 1615, be returned and will not be included in the rerized drawing. All requests must be on an official application form. Permits are not transferable and refunds will not be granted. Permits will be allocated in a computerized drawing to be held in Springfield in which the first choice of seasons will be allocated before the second or third choices are computerized drawing. considered. ω c
- Permits not issued during the computerized drawing will be available in a random daily drawing. Starting dates of the random daily drawing will be publicly announced. All hunters not receiving a permit in the computerized drawing and non-residents may apply at this time for the available permits. þ
- Any permits not issued as of the second Monday in March will also be available in a random daily drawing to those hunters who have previously received one permit. е (e
- members of their immediate family may apply for one free utiligation of land for the raising of hay, grain crops Landowners or tenants of 40 acres or more land and turkey permit for their property only in counties open A tenant for the purpose of this Part is one who rents 40 acres or more land for commercial agricultural purposes under an agreement with -Commercial agriculture shall be defined as or livestock for profit. All landowners or tenants that do not reside on the property must possess a valid for turkey hunting. hunting license. a landowner. #
- Landowners or tenants are not required to participate in the public drawing for permits. Landowner/tenant permits seasons, but allow the taking of only one wild turkey, are valid for the entire 31 days encompassed by the

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The immediate family is limited to the spouse, ehildren, and parents permanently residing on the same property as the landowner or tenant,

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- Proof of ownership for all free landowner or tenant applications must be provided by one of the following methods.
- Submittal of a copy of property deed;
- Submittal of a copy of contract for deed;
- Submittal of copy of most recent real estate tax--statement-upon which landowner's-name appeare; t
- Stabilization and Conservation Service Form 476 or Commodity Credit Corporation Form 477, Submittal of a copy of either an Agricultural ╁
- must indicate that the trust owns at least 40 acres and the applicant is a beneficiary of Submittal of a copy of a trust-agreement which the trust. 古
- required to submit, in addition to the landowner certification and proof of ownership, a copy of one If you are applying for a tenant permit, you are of the followings 4
- Submittal of a copy of a lease (not a hunting recorded by the county desk, rental agreement, covering the current year, or d d lease) stamped as rights 4
- Submittal of a copy of cither an Agricultural Stabilisation and Conservation Service Form 476 or Commodity Credit Corporation Form 477. 市
- A hunting rights lease, or other non-agricultural landowner or tenant is not valid for permit. lease, 4
- (and his immediate will be issued a permit for every 40 agree of owned acres, only 2 of the landowners and their immediate If the property is owned or rented by more than one or one tenant (and his immediate family) family may receive turkey permits. person: Only one landowner or rented land. family) 4

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corporations owning 40 or more acree of land in a county may apply for a free to corporations shall not be considered as a basis the shareholders of the trustee. If application is -notarized - statement authorizing the applicant to hunt on the corporate identify that no more than 15 authorizations will Only one permit per 40 acres, for a maximum number of 15 Lands leased for a free permit for the shareholders of the Lands held in trust by corporations shall not be considered as a basis for a free permit by made for a free permit based upon lands owned by a duly authorized officer of the shareholder, identify authorization to hunt and be requested per county for the corporation lands. must be attached to the application county shall be issued based permit to hunt the corporation lands only. lands for which a permit is being requested. applicantupon submittal to the Permit Office. ownership of lands by corporations. identify the 4 Gign must the corporation, must 40 This document Shareholdere Der corporation 6tatement lessee

- andowners or tenants who obtain a free permit to up to two additional county-wide permits (\$15.00 fee) from any permits not issued as of the second hunt their owned or leased property may apply Monday in March in a random daily drawing. #
- Applicants for free landowner or tenant permits who will not be at least 16 years of age by the opening date of the turkey hunting season applied for must provide proof at the time of application that they have held a hunting license issued by the State of Illinois, or another state in a prior year, or a ecrtificate of competency as provided in Section 3.2 of the Wildlife Code. 4
- h+1 A \$3.00 service fee will be charged for replacement permits issued by the Department.

i)ql It shall be unlawful to:

Submit applications before the second Monday in March for receiving more than one permit for the of applications for receiving more than three permits for the same person. Applicants may apply for up submittal thereafter, and person, same 1

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to two additional permits prior to the second Monday in March if the application and the outside of the envelope are marked "Application for March Such applications will not be processed until the second Monday in Drawing - Additional Permit."

charges, individuals found quilty of violating this section shall have their application rejected, permit revoked, and fees forfeited. In addition to criminal Provide false and/or deceptive information on permit application form. 5

effective Amended at 17 Ill. Reg. Source:

Turkey Permit Requirements - Landowner/Tenant Section 710.22 Permits

- children, and parents permanently residing on the same as the spouse, is defined property as the landowner or tenant. "immediate family" a
- agriculture shall be defined as utilization of land for the raising of hay, grain crops or livestock for profit. A tenant for the purpose of this Part is one who rents 40 acres or more land for commercial agricultural purposes under an agreement with a landowner. Commercial A hunting rights lease, or other non-agricultural lease, is not valid for a landowner or tenant permit. agreement a
- their property only in counties open for turkey hunting. All resident landowners/tenants that do not reside on the property must possess a valid hunting license. Nonresident Illinois landowners of 40 or more acres of land and members of their immediate family are eligible to receive a permit for their property only for a fee of immediate family may apply for one free turkey permit for Resident landowners who own 40 acres or more of land, and resident tenants renting or leasing 40 acres or more of commercial agricultural land, and members of j
- the public drawing for permits. Landowner/tenant permits Landowners or tenants are not required to participate in are valid for the entire 31 days encompassed by the 4 seasons, but allow the taking of only one wild turkey.

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issued as of the second Monday in March in a random daily for up to two county-wide permits from any permits not Fees for these additional permits shall be permits to hunt their for residents and \$25.00 for nonresidents. Recipients of Landowner/Tenant permits owned or leased property may apply NOTICE OF PROPOSED AMENDMENTS additional drawing.

6

- tenant applications must be provided by one of the following or landowner all for ownership of methods: Proof Ę,
- Submittal of a copy of property deed; 7
- Submittal of a copy of contract for deed; 2)
- estate tax statement upon which landowner's name appears; Submittal of copy of most recent real 3
- Stabilization and Conservation Service Form 476 or Submittal of a copy of either an Agricultural Commodity Credit Corporation Form 477; or 4
- Submittal of a copy of trust agreement which must indicate that the trust owns at least 40 acres and the applicant is a beneficiary of the trust. 2
- If you are applying for a tenant permit, you are required to submit, in addition to the landowner certification and proof of ownership, a copy of one of the following: 역
- Submittal of a copy of a lease (not a hunting recorded by the county desk, covering the current file stamped as rights lease) or rental agreement, year; or 4
- of a copy of either an Agricultural Stabilization and Conservation Service Form 476 or Commodity Credit Corporation Form 477 Commodity Credit Corporation Form Submittal 7
- the property is owned or rented by more than one Landowners and their immediate family may receive turkey person: Only one landowner (and his immediate family) or one tenant (and his immediate family) will be issued 2 of permit for every 40 acres of owned or rented land. 90 acres, only persons own example, permits, 니
- Shareholders of corporations owning 40 or more acres of 1

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the by corporations. for a free permit based upon lands owned by the corporation, must be attached to the application upon Only one permit per 40 acres, a basis for a free permit for the shareholders of the Lands held in trust by corporations shall not be a duly authorized officer of the corporation must sign a notarized statement authorizing the applicant to hunt on is being in a county may apply for a free permit to hunt the not be considered as ate lands for which a permit is bein This statement must identify the applicant i for a maximum number of 15 permits per county shall identify that no more than 15 authorizations will r a free permit by If application is made identify authorization to hunt requested per county for the corporation lands. ands leased to corporations shall submittal to the Permit Office. on ownership of a basis for shareholders of the trustee. corporation lands only. shareholder, the corporate considered as issued based Lands leased t requested. document lessee.

effective Reg. 111. 17 at Added (Source:

Turkey Permit Requirements - Special Hunts Section 710.21710.25

- conservation areas other than those listed in this subsection must first acquire a Turkey permit for the county in which the conservation area is located and then apply for the specific site drawing. (See Section 710.50 hunting permits for Savanna Army Depot (Jo Daviess County), Lowden Miller State Forest (Ogle County), and Site M (Cass County). The Department of Conservation Special hunts are regulated by the agency which manages The Permit Office only issues turkey a list of conservation areas and specific site Hunters wishing to hunt special allocates Turkey Permits for these areas through application procedures). computerized drawing. the property. a
- money order) payable to the Department of Conservation or the application will be returned. Applicants should Department Each applicant must enclose a separate fee (check or will not be responsible for cash sent though the mail. The not sent cash with their applications. (q

(Source: Former Section 710.21 renumbered to Section 710.25 and amended at , effective 17 T11. Reg.

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Turkey Hunting Regulations Section 710.30

is unlawful

- to use live turkey decoys, recorded calls, dogs, or bait; (B)
- to take any wild turkey except a hen with a visible beard or a gobbler (male); a
- to take, or attempt to take, more than three wild turkeys during the spring season, one must have a valid permit c)
- that may be legally used. Archers may use a long, recurved, or compound bow with a minimum pull of 40 pounds at some point within a 28-inch draw; an arrow with a metal barbless broadhead that cannot pass through a 7/8 inch diameter hole is the only legal arrow. Any mechanical device capable of maintaining a drawn position or partially drawn position on a bow is illegal. and arrows, including electronic tracking systems, are illegal; other bows g
- hunt except from 1/2 hour before sunrise to noon during each day of the season; (e
- turkey(s) to further participate with a weapon in any hunting party for the purpose of taking additional wild for any person having taken the legal limit of wild turkeys; (i
- for any person to possess while in the field during wild turkey season any turkey permit issued to another person (permits are non-transferable); <u>б</u>
- around the leg. Leg tag must be affixed to the turkey immediately upon kill and before the turkey is moved, transported or field dressed. The wild turkey shall be station for the county in which it was killed, or the closest check station, by the hunter in person, by 2:00 P.M. the same day it was killed. It will be checked, transport or leave a wild turkey without first taken whole (or field dressed) to the designated check tagged and recorded by the Department at the check affixing the adhesive-backed turkey permit securely station; , H

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- ø for any person to shoot a wild turkey while it is in tree before 7:00 a.m.; ī.
- for any person to hunt wild turkeys without possessing a Wild Turkey Hunting Permit which shall include the hunter's signature, date of birth, Firearm Owner's Identification number (unless exempt), hunting license number (unless exempt) and physical description recorded on the permit and carried on the person while hunting; Ç
- For any person to use a turkey call or to attempt to call a turkey while in the field from April 1 March 15 through the day before turkey season in counties open to turkey hunting. Ϋ́

effective Reg. 111. 17 at Amended (Source:

Section 710.50 Regulations at Various Department Owned or Managed Sites

apply for the following Statewide regulations shall a)

Amax Leased Lands

Carlyle Lake Wildlife Management Area

Dog Island Wildlife Management Area

I-24 Wildlife Management Area

Kaskaskia River Fish and Wildlife Area - except for that area lying north of Highway 154, east of the Kaskaskia River and south of the Risdon School Road and Beck's Landing access road.

LaRue Scatters

Mark Twain N.W.R., Gardner Division

Mississippi River Fish and Wildlife Area (Pools 25

Mississippi River Pools 16, 17 and

Mississippi River Pools 21, 22

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Oakwood Bottoms

Panther Creek Conservation Area

Pike County Conservation Area

Rockhouse Creek (Monroe County)

Saline County Conservation Area

Sunspot Mine (Fulton and Schuyler Counties)

Wildcat Hollow State Forest

Statewide regulations shall apply except that all hunters must check in and out and report turkeys harvested at the check station for the following sites: p)

Anderson Lake Conservation Area

- Little Black River State Natural Area Slough Hunting Area Cache

Fort de Chartres - muzzleloading shotgun or archery only

- hunting allowed only State Park designated zones Giant City

Kaskaskia River State Fish and Wildlife Area -south of Highway 154 only

KincaidKinkaid Lake Fish and Wildlife Area

Pere Marquette State Park - designated open zone in southeast portion of the Park only

Trail of Tears State Forest

Turkey Bluffs Fish and Wildlife Area

Union County Conservation Area - Firing management unit and public hunting area only

Weinburg-King State Park - hunting allowed only in designated zones Statewide regulations shall apply and a drawing will be ΰ

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held the day prior to each day's hunt to fill the area's daily hunter quota. All hunters must check in and out at the check station. Hunters will be allowed to hunt in designated zones only.

Argyle Lake State Park

Big River State Forest

Castle Rock State Park

Lowden-Miller-State Forest

Park Mississippi Palisades State

Pere Marquette State Park

Randolph County Conservation Area

Siloam Springs State Park

Tapley Woods State Natural Area

Witkowsky Conservation Area

#

Statewide regulations shall apply except that all hunters quota of hunters which will be taken on a first-come, first-served basis. Hunters will not be allowed to sign in prior to 4 a.m. each day of the must sign in and check out to report turkeys harvested. There will be a daily

Tapley Woods

Statewide regulations shall apply and a drawing will be held the day prior to each of the three seasons to fill the hunter quota. All hunters must check in and out at the check station. Hunters will be allowed to hunt in designated zones only. of g

Beaver Dam State Park

Big Bend State Fish and Wildlife Area

Ferne Clyffe State Park

Mackinaw River State Fish and Wildlife Area

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Panther Creek Conservation Area

Sand Ridge State Forest

Sanganois State Wildlife Area

Stephen A. Forbes State Park

Ramsey Lake State Park

Statewide regulations shall apply except hunting is by special permit obtained through statewide lottery for the site. Hunters must check in, check out, and report

Lowden Miller State Forest (Ogle County)

Site M (Cass County)

f) Additional regulations may be posted at the sites when more restriction is required. These additional regulations shall include, but not be limited to, selected check stations, limited hunting hours, and designated first-come first-serve sites.

Source: Amended at 17 Ill. Reg. effective

Section 710.60 Releasing or Stocking of Turkeys

No person, except employees of the Department shall release any turkeys in this State at any time. Game Breeding and Shooting Preserve Areas licensed pursuant to Section 3.27 of the Wildlife Code (Ill. Rev. Stat. 1991, ch. 61, par. 3.27) [520 ILCS 5/3.27] may release turkeys for the purpose of put-and-take hunting only. This Section encompasses all of the various subspecies of the (Meleagris gallopavo), which includes our native wild turkey (Meleagris gallopavo silvestris), the domestic barnyard turkey (Meleagris gallopavo gallopavo) and all crosses between any two subspecies.

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Amended
source:

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- Heading of Part: Data Collection
- 2) Code Citation: 77 III. Adm. Code 2510
- 3) Section Numbers: Proposed Action:

- 4) Statutory Authority: Section 2-3 of Article II and Section 4-2 of Article IV of the Illinois Health Finance Reform Act (III. Rev. Stat. 1991, ch. 111 1/2, pars. 6502-3 and 6504-2)[20 ILCS 2215/4-1, 2-3]
- A Complete Description of the Subjects and Issues Involved: The amendments enable hospitals to submit either UB-82 or UB-92 data during a 3 month phase in; the addition of UB-92 format and data fields as appendices; and the use of a generic form of the UB-82 identifier.
- 6) Will this proposed rule replace an emergency rule currently in effect? No.
- 7) Does this rulemaking contain an automatic repeal date? No.
- Does this amendment contain incorporations by reference?: No.
- 9) Are there any other proposed amendments pending on this part? No.
- 10) <u>Statement of Statewide Policy Objectives</u>: The proposed amendments allow the Agency to meet HCFA and State Uniform Billing Committee UB-92 guidelines.
- Time, Place and Manner in Which Interested Persons May Comment on this Rulemaking: Comments may be submitted in writing to Britt Hagen, Deputy Executive Director, Illinois Health Care Cost Containment Council, 4500 South Sixth Street Road, Suite 215, Springfield, Illinois 62703-5118. Written comments should be submitted no later than December 06, 1993.

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CHAPTER XI: ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL TITLE 77: PUBLIC HEALTH

DATA COLLECTION PART 2510

ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL Collection and Submission of Hospital Financial Data Collection of Information on Uniform Billing Form UB-92 MAGNETIC MEDIA RECORD FORMAT UB-82 MAGNETIC MEDIA RECORD FORMAT UB-92 UNIFORM BILL DATA FIELDS Submission of Medicare Cost Reports ANNUAL FINANCIAL DATA REPORT UB-82 UNIFORM BILL DATA FIELDS Report of Inpatient Discharges Special Studies and Analysis Outside Contractor Quarterly Reports Hospital Review Confidentiality APPENDIX B EMERGENCY EMERGENCY EMERGENCY **EMERGENCY** APPENDIX D EMERGENCY EMERGENCY APPENDIX C APPENDIX E **EMERGENCY** APPENDIX A 2510.20 2510.55 2510.60 2510.70 2510.80 2510.90 2510.40 2510.50 2510.10 Section

AUTHORITY: Implementing Article IV and authorized by Section 2-3 of Article II of the Illinois Health Finance Reform Act (III. Rev. Stat. 1991, ch. 111 1/2, pars. 6504-1 to et seq. and par. 6502-3) [20 ILCS 2215/4-1, 2-3]. SOURCE: Adopted and codified at 9 III. Reg. 12726, effective August 5, 1985; amended at 10 III. Reg. 18790, effective October 17, 1986; amended at 11 III. Reg. 1574, effective January 2, 1987; amended at 12 III. Reg. 6102, effective March 21, 1988; amended at 13 III. Reg. 334, effective December 30, 1988; amended at 14 III. Reg. 2078, effective January 19, 1990; amended at 16 III. Reg. 8980, effective June 3, 1992. Approved wear now

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emergency amendment at 17 III. Reg. 14112, effective September 3, 1993, for a 1993, for a maximum of 150 days; amended at 17 III. Reg. 9896, effective June 10 1993; maximum of 150 days; emergency amendment at 17 III. Reg. 2031, effective January 29, emergency amendment at 16 III. Reg. 19210, effective November 25, 1992, for , effective maximum of 150 days; amended at 17 III. Reg.

Capitalization denotes statutory language. NOTE:

Collection of Information on Uniform Billing Form Section 2510.50

Adoption of Uniform Billing Form UB-82 /HCFA 1450 a

HEREINAFTER DEVELOPED BY THE NATIONAL UNIFORM BILLING COMMITTEE. Section 4-2 of the Illinois Health Finance Reform Act (III. PAYMENT FROM PUBLIC AND PRIVATE PAYORS. THIS SYSTEM FINANCING ADMINISTRATION 1450 (UB-82/HCFA 1450) ("UB-82") EFFECTIVE JANUARY 1, 1985, ALL HOSPITALS SHALL ADOPT A JUNIFORM SYSTEM FOR SUBMITTING PATIENT CHARGES FOR HOSPITAL BILLING FORM UNIFORM BILLING 82/HEALTH CARE SHALL BE BASED UPON THE ADOPTION OF THE UNIFORM Rev. Stat. 1991, ch. 111 1/2, par. 6504-2) [20 ILCS 2215/4-2]. For purposes of this Part, the terms Uniform Billing Form, Uniform Billing, and Uniform Bills each refer to the Uniform Hospital Billing Form UB-82/HCFA 1450, UB-92/HCFA 1450 and any successor forms hereinafter developed by the National Uniform Billing Committee.

Acceptance of UB-82 Uniform Billing Form 9

WITHOUT ATTACHMENT; PROVIDED, HOWEVER, NOTHING IN THIS EFFECTIVE JANUARY 1, 1985, THE DEPARTMENT OF INSURANCE SHALL REQUIRE ALL THIRD-PARTY PAYORS, INCLUDING BUT NOT ORGANIZATIONS, AND SELF-FUNDED EMPLOYEE HEALTH PLANS, ELIGIBILITY FOR BENEFITS OR LIABILITY FOR REIMBURSEMENT FROM REQUIRING ADDITIONAL INFORMATION, INCLUDING BUT NOT LIMITED TO ITEMIZED BILLS, NECESSARY TO DETERMINE CHAPTER SHALL PREVENT ALL SUCH THIRD-PARTY PAYORS LIMITED TO, LICENSED INSURERS, MEDICAL AND HOSPITAL TO ACCEPT THE UNIFORM HOSPITAL BILLING FORM UB-82, SERVICE CORPORATIONS, HEALTH MAINTENANCE

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Section 4-2 of the Illinois Health Finance Reform Act (III. Rev. Stat. 1991, PUBLIC AID SHALL NOT BE REQUIRED TO ACCEPT THE UNIFORM HOSPITAL BILLING FORM UB-82 PRIOR TO OCTOBER 1, 1985, FOR SERVICES PROVIDED. THE ILLINOIS DEPARTMENT OF ch. 111 1/2, par. 6504-2) [20 ILCS 2215/4-2].

Uniform Billing information with the Council consistent with the UBinformation with the Council consistent with either the UB-82 or UB-92 formats. Effective 1 January, 1994, Hospitals must file Effective 1 October 1993, Hospitals may file Uniform Billing 92 format.

Filing of UB-82 Uniform Billing Information with the Council O

Extracts of UB-82 Uniform baills for inpatient services shall be prepared by hospitals according to the following regulations.

- All hospitals may file UB 82 Uniform Billing discharge data with the in one of the acceptable magnetic formats specified in subsection (c)(2) below shall file hard copy UB 82 Uniform Billing information not having data processing equipment capable of producing data with the Council. Such information shall be filed with the Council Council for discharges occurring during the first calendar quarter of 1985 on hard copy. Subsequent to that period, only hospitals Uniform Billing Form with the confidential fields specified in subsertion (a) below on a UB 82 Uniform Billing (Form or a facsimile of UB 82 subsection (e) below deleted. 7
- Data Submission Standards 8
- standards and procedures make impossible the submission Acceptable magnetic and electronic formats for submission shall make no changes to the media-acceptable standards of data by the means described in the published standard. After the first quarter of 1985, UB 82 Uniform Billing data without a minimum of 30 days notification to the affected hospitals except where errors or omissions in published of data will be determined by the Council. The Council In such cases, the Council may immediately publish extracts shall be submitted in a magnetic format. changes and immediately put them into effect. 8

ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

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- Until 1 January 1994, the data may shall be submitted in Physical and logical descriptions of the media, blocks and records formatted as indicated in Appendix B of this Part. records shall be as defined and modified by the Council from time to time. $\widehat{\mathbf{B}}$
- be as defined and modified by the Council from time descriptions of the media, blocks and records shall submitted in records formatted as indicated in Appendix D of this Part. Physical and logical Beginning 1 October 1993, the data may be -
- be as defined and modified by the Council form time descriptions of the media, blocks and records shall submitted in records formatted as indicated in Appendix D of this Part. Physical and logical Effective 1 January 1994, the data shall be ≘
- Revisions of data originally filed on a magnetic or electronic reporting the entire logical record for each record changed. format must be filed on a magnetic or electronic format O
- For each patient, the data elements described in subsection the Appendices of this Part. Each recerd must be prepared as a magnetic or electronic record in the format described (d) below form a record of 572 characters as described in in Appendix B of this part. 0
- Forms as defined by the Council. The form shall contain at All claims transactions submitted to the Council must be covered by one or more properly completed Transmittal east the following information: (III
- number, and other information as may be useful in Information about the hospital name and address, identifying the submission and contacting other hospital ID number, contact name and phone parties responsible for resolving errors; Submitter Information

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- submission, indication of date submitted, and other information required by the Council to process the Information regarding the means or media of Batch/Record Identification submission; <u>=</u>
- within limits which do not impair consistency with the reject submissions using an obsolete form without at month. The form shall be prepared and registered November 27, 1985. The Council may change the occurring at the reporting hospital during a given format and content of the form from time to time content enumerated above, but in no case shall Information regarding the number of discharges as required by Public Act 80-1338 as amended least 30 calendar days notice to the affected Actual Number of Discharges hospitals. **E**
- submission of data by the means described in the published such standards to allow hospitals and their agents to submit and publish standards for compression, telecommunications The Council may allow for the submission of claims data by hospitals to use the optional method, and such capability is Electronic Data Interchange as an optional data submission providing for transmittals to be received either physically or standards without a minimum of 30 days notification to the Jsing record formats as defined elsewhere in this rule and published standards and procedures make impossible the through commercial bulletin board services as determined mplementation of any such submission mechanism. The mechanism for hospitals who are equipped to participate. by facsimile, the Council may, as budget permits, identify elated methodologies using such a method and applying feasible and desirable by the Council. The Council shall develop such standards with regard to the capabilities of ates and protocols, sign-on, file transfer and other EDIstandard. In such cases, the Council may immediately affected hospitals except where errors or omissions in publish changes and immediately put them into effect. JB-82 Uniform Billing data over telephone lines and Council shall make no changes to the EDI-related to be determined by a census taken prior to the Û

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- eighty (180) calendar days of the last day of the calendar month in complete UB 82 Uniform Billing data for the remaining five percent calendar month in which the patient was discharged or died. The complete UB-82 Uniform Billing data for ninety five percent (95%) quarters beginning July 1, 1992, hospitals shall file complete UBof all discharges within sixty (60) calendar days of the last day of he calendar month in which the patient was discharged or died. allowed twenty (20) calendar days to correct any UB-82 Uniform percent (5%) of all discharges must be filed within one hundred discharges within sixty (60) calendar days of the last day of the The complete UB-82 Uniform Billing data for the remaining five (5%) of all discharges must be filed within ninety (90) calendar days of the last day of the calendar month in which the patient was discharged or died. Hospitals will be allowed twenty (20) Billing data submission errors identified by the Council. For which the patient was discharged or died. Hospitals will be For quarters ending before July 1, 1992, hospitals shall file 82 Uniform Billing data for ninety five percent (95%) of all calendar days to correct any UB-82 Uniform Billing data submission errors identified by the Council.
- information on patients for whom a bill is generated exclusively for during the period January 1, 1985, through September 30, 1985. data listed in subsection (d) below for the discharges occurring Illinois Department of Public Aid shall report to the Council the the Illinois Department of Public Aid until October 1, 1985. Hospitals will not be required to file UB-82 Uniform Billing 4

Required UB-82 Uniform Billing Data 6

determined as necessary by the Council shall be filed for every discharge of the following information from hospitals utilizing the raw data available Insurance, and Public Health, shall establish a system for the collection The Council, in cooperation with the State Departments of Public Aid, regardless of payor and shall include the UB-82 Uniform Billing data fields coded according to the Council's requirements as found in the on the hospital uUniform hespital bBilling fForm UB-82. Such data Appendices Appendix C of this Part.

Confidential UB-82 Uniform Billing Data (e

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The following UB-82 Uniform Billing data fields have been determined to be confidential by the Council and may not under any circumstances be filed with the Council

Patient's Name -Description Subfield 4 Field 9

Insured's Certificate Number, Social Security Number, Health Insurance Identification Responsible Party Name and Address Patient's Address (except zip code) Employee Identification Number Insured's Name Remarks Number 4/4 \$ 4 盘 \$ # 46 99 4 8

Hospital Identification Number -

be assigned by the Council. The request shall be made to the Executive Juiform Billing records filed with the Council. Hospitals not participating The Medicaid identification number assigned by the Medical Assistance Program of the Illinois Department of Public Aid is the required hospital in the Medical Assistance Program shall immediately request a number identification number and shall be recorded in field 8 on all UB-82

Self Administered Insurance Plan Identification Number â

request an identification number from the Council. The request shall be Self administered insurance plans and health and welfare funds may obtained and used if the plan or fund desires to obtain reports on its made to the Executive Director. The identification number must be members from the Council.

Small Hospital Exemption E

Council determines that the data from these hospitals are not essential to Uniform Billing data with the Council if the Council finds that compliance 1/2, pars. 142 et seq.) [20 ILCS 85/1 et seq.]. from the filing of UB-82 icensed under the Hospital Licensing Act (III. Rev. Stat. 1991, ch. 111 would impose undue economic hardship on the hospital and if the The Council shall exempt hospitals with fewer than fifty (50) beds

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its data base and its concomitant health care cost comparison efforts. In hardship the Council will consider the cost to the hospital, both in relation hospital to absorb the added cost of such production. Hospitals with less to initial costs to obtain the capability to generate data in this format, and than fifty (50) beds licensed under the Hospital Licensing Act anticipating Council a request for an exemption. Such request must document the the routine cost of generating such data compared to the ability of the compliance to impose an undue economic hardship may file with the determining whether compliance will constitute an undue economic undue economic hardship.

Sample Size

<u>-</u>

Hospitals shall file the required UB-82 Uniform Billing data specified in this Part for each discharge.

Payment for Submission of UB 82 Uniform Billing Data

(95%) correct of all discharges shall be reimbursed at a semi-annual rate inadequate, the payments will be reduced proportionately. Hospitals that do not meet the threshold percentage of correct discharges shall not be discharges occurring between July 1, 1992 and December 31, 1992, and payments thereafter, each hospital that has submitted ninety-five percent Beginning with the payment to be made after July 1, 1993, for hospital of \$420.00. In the event that appropriations for the line item are reimbursed.

.Effective Amended at 17 III. Reg. (Source:

Report of Inpatient Discharges Section 2510.55

- Effective within thirty (30) days of the effective date of this Section, each including new born discharges for the calendar months of April, 1985 through December, 1986 (in the case of multiple births, each child is calendar month of the total number of hospital inpatient discharges hospital shall provide, in writing to the Executive Director, a list by counted as a discharge). a
- 9 file with each submission of data, the transmittal form as defined by the after the effective date of this Section each hospital shall be required Effective with the filing of UB-82 Uniform Billing discharge data on or Council pursuant to the authority given in Section 2510.50 E. 9

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NOTICE OF PROPOSED AMENDMENTS

- calendar month as defined by the Council pursuant to the authority given in Section 2510.50 E. shall within 30 calendar days following the last day of a calendar month, submit the actual total number of hospital inpatient discharges for that Effective beginning with calendar month January, 1989, each hospital 0
- A hospital may submit the actual number of hospital inpatient discharges Juiform Billing discharge data as defined by the Council pursuant to the either in conjunction with or separately from the submission of UB-82 authority in Section 2510.50 E. ô

(D)

All filings required in subsections (a) through (d) shall be sent to: Illinois Health Care Cost Containment Council 4500 South Sixth Street Road, Suite 215 Springfield, Illinois 62703-5118 Attention: Field Operations

(P

, effective Amended at 17 III. Reg. (Source:

Special Studies and Analysis Section 2510.70 In addition to the quarterly reports, the Council shall respond to requests data") collected pursuant to Sections 2510.30 and 2510.50 of this Part. special studies and analysis (thereafter referred to as a "compilation of No such requests shall be accepted by the Council prior to October 1, by agencies of government and organizations in the private sector for B

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- For purposes of this Part, a compilation of data is defined as a magnetic tape or diskette containing selected non-confidential data elements, a hard copy report or both. 9
- analysis which is not permitted to be released for other purposes by the provided in Section 2510.30 of this Part. Only the UB-82 information The Council shall not release any information for special studies and Act. No patient identifiable information shall be released except as released. Special studies and analysis shall not be subject to The which can be released under the requirements of the Act shall be Freedom of Information Act. 0
- Executive Director. The written request shall at least contain the name, All requests for compilations of data shall be made in writing to the ô

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requested compilation of data; a short, plain statement of the reason for egitimate purpose. A "legitimate purpose" is a purpose consistent with address, and telephone number of the requestor; a description of the the request; and the relationship of the requested compilation to a the intent, policies, and purposes of the Act.

- which the information shall be made available. The approval or denial by egitimate purpose. No person or group may request such compilation of meeting agenda. Such requests shall be approved only by the vote of a compilation of data for reasons including, but not limited to, unavailability equestor, and providing a short description of the request on its official majority of the members of the Council who shall designate the form in of data; the requested compilation of data is already available from the determine whether to approve or deny the request. The Council shall The Council shall review each request for a compilation of data and Council or another source; the requested compilation of data would the Council of requests for compilations of data shall be within the endanger patient confidentiality; or the request is not related to a discretion of the Council. The Council may deny a request for a notify the public of requests made for compilations by listing the data concerning another person or group.
- The Council shall notify the requestor in writing of its decision. Denial of a request shall include a brief explanation of the reason for the denial.
- The Council shall also determine a fee to be charged to the requesting product reports or special analyses. The Council shall establish prices oy rule for each category of purchasers for each product and for the acquiring the information and of developing and producing the data entity which will cover at a minimum the direct and indirect costs of various terms under which such purchasers may wish to acquire products.
- Definition of Terms _
- Public Release Product A

released by staff without specific Council action on each These products are said to be 'ordered' by the customer. order are referred to as Public Release Data Products. Products which the Council has determined may be

Controlled Release Product $\widehat{\mathbf{B}}$

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ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF PROPOSED AMENDMENTS

released by staff without specific Council action on each Products. These products are said to be 'applied for' by Products which the Council has determined may not be order are to be referred to as Controlled Release Data the customer.

to the unit of product concerned. Unit of product for Public applications, prices and release conditions shall be specific DataSet shall be calendar quarter. Unit of product for the Data Products are to be made available in units covering time period to which the data are applicable. Orders, DataSet, Universal DataSet, and Research Oriented Patient Origin DataSet shall be calendar year.

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Purchase â

originally applied for. In granting such approval, the Council Council filling an order or granting an application to a given shall not be construed as giving permission for the ordering or applying entity to use the data released on behalf of any Data Products may be acquired for the single purpose and client, member, organization or other entity not specified in entity shall be construed as giving permission for use only for the sole use of the ordering or applying entity. The for the unit of product requested and, in the case of Controlled Release products, only for the purposes he original order or application.

Licensure ш

class of customer or for any other purpose. Licensees shall acquire Council data and to release the information therein or derived therefrom to third parties. In the case of such construed as permission to release information to any other bear the burden of reasonable costs for the auditing of their vendors, or other organizations who wish to be licensed to potential customers of the customer. Granting of a license excluded in the provisions for Purchase, above. Licenses icensure, the Council will grant explicit right to re-release The Council may grant applications from corporations, for one purpose or one class of licensee shall not be accounts by the State or its agent for the purpose of will be granted for specific purposes and classes of

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ascertaining whether the terms of the license have been complied with.

- Council Data Product Categories 2
- Public Release Products 8

upon them are to be regarded as Public Release Products. For the purposes of this Part, the Public DataSet, Patient Origin DataSet, and Custom Reports or DataSets based

Controlled Release Products â

For the purposes of this Part, the Universal DataSet, Research Oriented DataSet, and Custom Reports or DataSets based upon them are to be regarded as Controlled Release Products.

- Categories of Purchasers/Licensees and the Terms of Payment 8
- Category I: Private and For-Profit Organizations â

such purchasers and applicants shall pay the full price set Corporations, associations, coalitions, and other entities unctions and which function in whole or in part for the corporation or organization shall fall into this category. governments to fulfill general or specific government benefit of the owners, members, or sponsors of the by the Council for the unit of product concerned. which are not chartered by the State or Federal

Category II: Illinois General Assembly and the Executive Office of the Governor â

Council and the contribution of the General Revenue Fund In consideration of the public information mandate of the to the activities of the Council, this category of purchaser shall receive Council reports and data products free of charge.

Category III: Illinois Government and Education 0

NOTICE OF PROPOSED AMENDMENTS

Council and a requesting entity. When such an agreement deemed to fall into this category. They shall be granted a is in effect, it shall govern the charge which shall be made Other units of Illinois State, county, and local government, 50% (fifty percent) discount from the rate made above for Category I customers. Exceptions to this policy may be made when there is a working agreement between the as well as State-run educational institutions, shall be to the requesting entity.

Category IV: Other Government, Education, and Non-Profit Organizations 0

educational institutions, and non-profit corporations shall be political subdivisions outside of the State of Illinois, private deemed to fall into this category. They shall be granted a The Federal government, governments of state and other above for Category I customers. Non-profit corporations 25% (twenty five percent) discount from the rate made which purchase or license:

- i) on behalf, either whole or in part, or ii) for the substantial benefit,

requesting entity. When such an agreement is in effect, it of for-profit entities shall not be deemed to be included in Category I. Exceptions to this policy may be made when there is a working agreement between the Council and a this category. Rather, such entities will be included in shall govern the charge which shall be made to the equesting entity.

Category V: Hospital Data Requests Ш

hospital review process as required by Statute, Rule, and information from the Council, for purposes other than the Illinois hospitals requesting access to final edited claims agreement, may purchase this data from the Council.

Category I, except in cases in which other agreements may for hospitals for other products shall be as put forth for be in place The Council, acting upon the evidence presented, shall determine to the category in which any given customer shall be placed.

ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

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Volume Discounts 4

quarters are ordered or applied for in the case of products for The Council shall provide for a 25% discount if a total of 4 which the unit of product is a calendar quarter.

Category I Prices 2

above, customers shall pay all or part of the Class I fees set forth Subject to discounts as set forth in subsections (g)(3) and (g)4 .⊑

the table below

Product	Category I Price
Public DataSet (Tape)	\$1,500/quarter
Public DataSet (Diskette/Region)	\$750/Region
Universal DataSet	\$2,000/quarter
Research Oriented DataSet	\$3,000/quarter
Patient Origin DataSet	\$1,500/calendar year
Hospital Data Requests	\$500/quarter
Custom Reports and DataSets	
Subset Fee \$500/s	Subset Fee \$500/subset of 5,000 records

Subset ree \$500/subset of 5,000 records

\$100/report Summary Report

\$250/report Detail Report

\$250/5,000 records DataSet Fee Use for Additional Purpose Requires Additional Approval and Fee 9

appropriate fee for one use must re-apply for use for any other The prices and discounts set forth in this Part pertain to all applications for use. A purchaser having once paid the

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NOTICE OF PROPOSED AMENDMENTS

purpose and make payment as shown in this Part for the additional use.

Revisions in Pricing F

The Council will, from time to time, examine and may modify the time periods 1987 through 1991 shall be priced according to the prices set forth in this Part. All data products for the discharge subsequent quarters shall be priced according to this Part. original guidelines covering that period. All products for

Payment Terms 8

refund payments to applicants to which the Council votes not to order or application is filed with the Council. The Council shall Payment by check or money order is required at the time the release the data which were applied for.

Council Not Required to Perform Studies 6

applications to provide such unless it deems that it is in the best interests of the Council to do so, and that the requestor cannot purchase of an existing Data Product or Customized Report or While these Rules allow for applicants to request specific file reasonably be expected to derive the same result through formats and report layouts, the Council shall not accept

- Council's estimated direct costs with a surcharge of 35% for When the Council does determine that it will perform a nonstandard study for a requestor, the requestor shall pay the indirect costs in advance of the performance of the study. P
- consistent with those set forth in subsection (g)(3) above. The Council may, at its discretion, apply discounts to the charges assessed requestors of this sort of service â

Licensing Standards and Procedures 9

Council or information derived therefrom. Such licenses are to be licenses to entities wishing to re-release data acquired from the Pursuant to subsection (g)(1)(E) above, the Council may grant

ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF PROPOSED AMENDMENTS

release products shall be specific as to the class of third parties to class of customer/third party, a licensee will need to re-apply and also be specific as to the purpose for which the data will be used make additional payment for additional products, units of product, given for specified products and units of product. Licenses shall whom the licensee may release the information. Having been granted permission for one product, unit of product, purpose or by the licensee and those third parties to whom the licensee anticipates re-releasing information. Licenses for controlled purposes and classes of customers.

Fee Basis â

customer for each customer to whom the licensee releases icensee regardless of the number of third parties to whom application for license, the prospective licensee shall state Subsequently, the licensee shall pay the per-customer fee icenses shall be granted for a base fee to be paid by the the licensee intends to release the information, as well as who the prospective customers are and pay the base fee to the Council in advance of releasing information to the and per-customer fees known at the time of application. per-customer fee for each customer. At the time of nformation.

Public and Controlled-Release Licenses â

each individual customer, unless otherwise agreed to by the payment to the Council and good standing with the Council in performance of stipulated responsibilities in the license must also have advance Council permission for release agreement. Licensees of Controlled Release Products Licensees of Public Release Products may make the release to third parties contingent only upon making Council in the license agreement.

Base and Per-Customer Fees by Product O

Subject to discounts as set forth in subsections (g)(3) and (g)(4) above, licenses shall pay all or part of the Class I fees set forth in this Part. Per Customer Fees will be

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subsections (g)(3) and (g)(4) above based upon the forcategory I customer, with discounts as set forth in profit status of the individual customer.

Revisions in License Fees 7

The Council will, from time to time, examine and may modify the fees set forth in this Part.

- discharge time periods of 1987 through 1991 shall have the On the effective date of this rulemaking, all licenses for the prices as set forth in this Part. 8
- calendar years coincident with availability of data for the The Council shall make fee changes for subsequent first quarter of the newest calendar year. $\widehat{\mathbf{m}}$
- Fees set for the newest calendar year shall not apply to licenses already in force for prior discharge years. O
- Basis of Charge for Other Services and Products of the Council
- Inpatient Discharge Data Quarterly Reports 7

subscription basis shall be filled at a charge of \$12.50 per quarter quarter) subscription basis for \$50. Requests for all or part of quarterly reports which are made on an ad hoc as opposed to These reports are to be made available on an annual (four

Seminars, Colloquia, and Other Meetings (S)

the public and to Council constituencies, the Council may charge a In order to offset the costs of presenting informational programs to fee to participants covering the reasonable costs of presentation expenses of Council Staff, and meeting facilities. At the request accommodations and amenities at such meetings and pass the cost and overhead along to participants in the fee charged for of participants, the Council may also negotiate group rates for materials and equipment, guest presenters expenses, travel attendance.

Other Services and Products n

ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF PROPOSED AMENDMENTS

methods and procedures approved by the Executive Director, and sufficient to perform other services and provide other products not Administrative Rules, the Council may provide such products and services for a fee. The fees to be assessed shall be reasonable in view of the value of services performed, shall be collected by Council from the Special Studies Trust Revolving Fund moneys conflicting with the intent of the Health Finance Reform Act and shall cover the full cost of providing the goods and services. To the extent that the General Assembly appropriates to the

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17 III. Reg, effective	UB-82 Magnetic Media
: Amended at 1	Section 2510.APPENDIX B
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ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

ILLINOIS REGISTER

NOTICE OF PROPOSED AMENDMENTS

ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF PROPOSED AMENDMENTS

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			13s	13s	13s			13t	131	134			6	DATA	ELEMENT 13u	ç	2
The second secon	INCIL		S9(7)V99-	(credit) Right justify	if credit amount multi punch (11) over units position	Left justify	Right justify zero fill left	S9(7)V99- May be negative	(credit) Right justify	if credit amount multi punch (11) over	PICTURE FORMAT	units position	Left justify	Right justify zero fill left	S9(7)V99- May be negative	(credit) Right justify	if credit amount multi punch (11) over units position
	T COU	S	z			⋖	z	z			PICT		⋖	z	z		
STER	ONTAINMEN	NOTICE OF PROPOSED AMENDMENTS	0			8	en en	o			TION		m	m	თ		
ILLINOIS REGISTER	STC	SED	357			360	363	372			POSITION 1 TO LEN		375	378	387		
SIONI	RE CC	ROPC	349			358	361	364			UB-82 POS		373	376	379		
	IH CA	E OF F	53p			519	52q	539			UB-82 ITEM		51r	52r	53r		
	ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL	NOTICE	Charges			Revenue Code	Units of Service	Charges			DATA ELEMENT DESCRIPTION		Revenue Code	Units of Service	Charges		
83	7		13p			13q	13q	13q			DATA ELEMENT		13r	13r	13r		



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NOTICE OF PROPOSED AMENDMENTS

	ILON	CE OF PROP	NOTICE OF PROPOSED AMENDMENTS		NOTIO
Section	Section 2510.APPENDIX C	UB-82 Unifo	UB-82 <u>Uniform Bill</u> Data Fields	+	Patient status
DATA E	DATA ELEMENT		Required Field(s) Requirements	6	
	Patient date of birth	5	As stated in UB-82 For Illinois manual.	<u> </u>	Other procedures and dates Total charges
5	Patient Sex	13	As stated in UB-82 For Illinois manual.		and components o
က်	Patient zip code	=	As stated in UB-82 For Illinois manual.	4.	Attending physician ID numb
4	Third-party	57	Illinois Department of Insurance numbers are required for commercial insurers. The Blue Cross codes listed in the UB-82 manual are required for Blue Cross plans. Self-administered plans will be assigned a number upon	1 .	Hospital ID number
			request as provided in subsection (g) of Section 2510.40 and hospitals are required to use such numbers where applicable in field 57.	<u>6</u>	Patient Control
က်	Date of admission	5	As stated in UB-82 For Illinois manual.	ŗ	=
Ġ.	Source of admission	81	As stated in UB-82 For Illinois manual.	17.	insured's group
7.	Type of admission	17	As stated in UB-82 For Illinois manual.	6	Other physician ID
œί	Discharge Date	4,22	As stated in UB-82 For Illinois manual.		
ர ்	Principal and up to four other diagnoses	77-81	77-81 As stated in UB-82 For Illinois manual.	(Source: Section 251	(Source: Amended at 17 III. Section 2510.APPENDIX DUB-6
. 0	Principal procedure and date		82,84 As stated in UB-82 For Illinois manual.		

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ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF PROPOSED AMENDMENTS

+	Patient status	21	As stated in UB-82 For Illinois manual.
12.	Other procedures and dates	85,86	As stated in UB-82 For Illinois manual.
13.	Total charges and components of those charges	51-53	The number of units is required where applicable. Code as stated UB-82 For Illinois manual.
4.	Attending physician ID number	36	Physician's state license number is the required ID number. If the attending physician does not have valid license number, enter the Chief of Service's ID.
7.	Hospital ID number	ω	The Medicaid number is the require hospital ID number. Hospitals not participating in Medicaid will be assigned a number as provided in subsection (f) of Section 2510.40.
16.	Patient Control	ო	As stated in UB-82 For Illinois manual. This field may not contain the patient's social security number.
17.	Insured's group	70	Required where applicable. As stated in UB-82 For Illinois manual
69.	Other physician ID	60	If applicable and if known the physician's state license number is the required ID number. If the other physician does not have a valid license number, enter the Chief of Service's ID.
(Source:	e: Amended at 17 III. REG		_, effective)

-92 Magnetic Media Record Format

HEADER RECORD

DATA	POSITION TO	LENGTH	PICTURE	FORMAT
DESCRIPTION				
Number (Medicaid Provider Number)	1 12	12	A	
Hospital Name	13 52	40	A	
Hospital Street Address	53 92	40	А	
Hospital City	93 112	20	A	
Hospital Zip Code	113 117	5	A	
Contact Person	118 157	40	A	
Telephone Number	158 167	10	A	XXXXXX-XXXX
Period Covered First Day	168 173	9	Z	MMDDYY
Last Day	174 179	9	Z	MMDDYY
Filler	180 800	621	A	Blank Fill
	pital Name pital Street ress pital City pital Zip e lact Person phone phone od Covered Day	tal Street 53 ss tal City 93 1 tal Zip 113 1 ct Person 118 1 hone 158 1 er 100 174 1 ay 174 1	tal Name 13 52 82 85 92 85 92 85 92 85 92 85 92 85 92 93 112 94 93 112 95 95 95 95 95 95 95 95 95 95 95 95 95	tal Name 13 52 40 ss 92 40 ss 40 ss 112 20 tal City 93 112 20 tal Zip 113 117 5 ct Person 118 157 40 none 158 167 10 er 168 173 6 Jay 174 179 6 Jay 180 800 621

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NOTICE OF PROPOSED AMENDMENTS

UB-92 Magnetic Media Record Format

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FORMAT	MMDDCC		Unknown- 00000 Foreign- 99999	Blank Fill IF NO NUMBER	Left justify, space fill right	Left justify, space fill right	Left justify, space fill right	MMDDYY		
PICTURE	z	A	Z	A	A	A	A	z	z	Z
LENGTH	8	-	52	4	6	6	o)	9	-	-
POSITION FROM TO	8	6	10 14	15 18	19 27	28 36	37 45	46 51	52 52	53 53
UB-92 ITEM	14	15	13	13	50a	50b	500	17	20	19
DATA ELEMENT DESCRIPTION	Patient Date of Birth	Patient Sex	Patient Zip Code	ZIP PLUS 4	lst Individual Payer ID Number	2nd Individual Payer ID Number	3rd Individual Payer ID Number	Date of Admission	Source of Admission	Type of Admission
DATA	-	2	3a	36	4a	4b	40	2	9	7

NOTICE OF PROPOSED AMENDMENTS

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	PICTURE	A
ENDMENTS	LENGTH	9
NOTICE OF PROPOSED AMENDMENTS	POSITION FROM TO	93 98
CE OF PF	UB-92 ITEM	72
NOTIC	DATA ELEMENT DESCRIPTION	5th Other Diagnosis
	DATA	96
	Į ∀	

DATA	9f		66	- N	Ö	10a	10b 10c
					I .	ī — — — — — — — — — — — — — — — — — — —	
FORMAT		MMDDYY	Left justify, space fill right no decimal	Left justify. space fill right no	Left justify, space fill right no decimal	Left justify, space fill right no decimal	Left justify, space fill right no decimal
PICTURE	Z	z	A	4	A	A	4
LENGTH	3	9	9	ω	و	9	Θ
NO OL	56	62	89	74	80	98	92
POSITION FROM TO	54	57	63	69	75	18	87
UB-92 ITEM	4	9	67	89	69	70	71
DATA ELEMENT DESCRIPTION	Type of Bill	Discharge Date	Principal Diagnosis	1st Other Diagnosis	2nd Other Diagnosis	<u> 3rd Other</u> <u> Diagnosis</u>	4th Other Diagnosis
DATA	8a	86	o o	96	00	p6	96

			200			
	ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL	LTH CAR	E COST COI	NTAINMENT	COUNCIL	93
	DILON	CE OF PE	ROPOSED A	NOTICE OF PROPOSED AMENDMENTS		
DATA	DATA ELEMENT DESCRIPTION	UB-92 ITEM	POSITION FROM TO	LENGTH	PICTURE	FORMA
J6	5th Other Diagnosis	72	93 98	9	А	Left justify, space fill right no decimal
D _O	6th Other Diagnosis	73	99 104	9	A	Left justify, space fill right no decimal
u ₀	7th Other Diagnosis	74	105 110	9	A	Left justify, space fill right no decimal
<u>.</u>	8th Other Diagnosis	75	111 116	9	A	Left justify. space fill right no decimal
10a	Procedure Coding Method Used	79	117 117	-	z	
10b	Principal Procedure	80	118 124	7	A	ICD-9-CM = 99V99b
10c	Principal Procedure Date	80	125 130	9	z	MMDDYY
11	Patient Status	22	131 132	2	Z	

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ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

	DATA ELEMENT DESCRIP	Units of Service		Ollaiges				2nd Revel Code	Units of Service			
	DATA	13a	C	0				13b	13b			
	<u></u>											
	FORMAT	ICD-9-CM = 99V99b	MMDDYY	ICD-9-CM = 99V99b	ММББУУ	ICD-9-CM = 99V99b	MMDDYY	ICD-9-CM = 99V99b	ММОДУУ	ICD-9-CM = 99V99b	MMDDYY	Right justify, zero fill left
NOTICE OF PROPOSED AMENDMENTS	PICTURE	A	z	A	Z	A	Z	A	Z	A	Z	z
	LENGTH	7	9	7	9	7	9	7	9	7	9	4
SED AM	POSITION FROM TO	139	145	152	158	165	171	178	184	191	197	201
ROPOS	POSITION FROM TO	133	140	146	153	159	166	172	179	185	192	198
CE OF P	UB-92 ITEM	81a	813	81b	81b	810	810	81d	81d	816	81e	42a
NOTIC	DATA ELEMENT DESCRIPTION	1st Other Procedure	1st Other Procedure	2nd Other Procedure	2nd Other Procedure Date	3rd Other Procedure	3rd Other Procedure Date	4th Other Procedure	4th Other Procedure Date	5th Other Procedure	5th Other Procedure Date	1st Revenue Code
	DATA	12a	12b	12c	12d	12e	12f	12g	12h	12i	12j	13a

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ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

FORMAT	Right justify, zero fill left	S9(8)99- May be negative (credit) Right justify, zero fill left; when including sign, use zoned decimal represent ation	Right justify, zero fill left	Right justify, zero fill left
PICTURE	z	Z	Z	Z
LENGTH	7	10	4	7
NOI	208	218	222	229
POSITION FROM TO	202	209	219	223
UB-92 ITEM	46a	47a	42b	46b
DATA ELEMENT DESCRIPTION	Units of Service	Charges	2nd Revenue Code	Units of Service
DATA ELEMENT	13a	13a	13b	136

ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF PROPOSED AMENDMENTS

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ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF PROPOSED AMENDMENTS

FORMAT

LENGTH PICTURE

Right justify, zero fill left

Z

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Right justify, zero fill left

z

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NOI TO TO	264	271	281			285	292	
POSITION FROM TO	261	265	272			282	286	
UB-92 ITEM	42d	46d	47d			42e	46e	
DATA ELEMENT DESCRIPTION	4th Revenue Code	Units of Service	Charges			5th Revenue Code	Units of Service	
DATA	13d	130	13d			13e	13e	
		Cl.		1				- al = 1
FORMAT	S9(8)99- May be negative (credit)	Right justify, zero fill left; when	sign, use zoned decimal represent ation	Right justify, zero fill left	Right justify, zero fill left	S9(8)99- May be negative (credit) Right	iustify, zero fill left; when	sign, use zoned decimal represent ation
PICTURE	z			Z	z	Z		
LENGTH	10			4	_	10		
NOL	239			243	250	260		
POSITION FROM TC	230		,	240	244	251		
UB-92 ITEM	47b			42c	46c	47c		
DATA ELEMENT DESCRIPTION	Charges			3rd Revenue Code	Units of Service	Charges		
DATA	130			13c	13c	13c		b.

S9(8)99May be negative (credit) Right iustify, zero fill left; when including sign, use zoned decimal represent ation

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ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL NOTICE OF PROPOSED AMENDMENTS

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ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

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UB-92 ITEM	47f	429	46g
DATA ELEMENT DESCRIPTION	Charges	7th Revenue Code	Units of Service
DATA	13f	13g	13g
FORMAT	S9(8)99- May be negative (credit) Right justify, zero fill left; when including sign, use zoned decimal represent ation	Right justify, zero fill left	Right justify, zero fill left
PICTURE	z	Z	z
LENGTH	10	4	7.
NO P	302	306	313
POSITION FROM TO	293	303	307
UB-92 ITEM	47e	42f	46f
DATA ELEMENT DESCRIPTION	Charges	6th Revenue Code	Units of Service
DATA	136	13f	134

FORMAT	S9(8)99- May be negative (credit) Right justify, zero fill left; when including sign, use zoned decimal represent ation	Right justify, zero fill left	Right justify, zero fill left
PICTURE	z	Z	z
LENGTH	10	4	7
POSITION FROM TO	314 323	324 327	328 334
UB-92 ITEM	471	429	469
DATA ELEMENT DESCRIPTION	Charges	7th Revenue Code	Units of Service
DATA	134	13g	13g

ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF PROPOSED AMENDMENTS

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FORMAT	Right justify, zero fill left	Right justify, zero fill left	S9(8)99- May be negative (credit) Right justify, zero fill left; when including sign, use zoned decimal represent ation	Right justify, zero fill left	Right justify, zero fill left
PICTURE	Z	Z	Z	z	z
LENGTH	4	7	10	4	7
NO	369	376	386	390	397
POSITION FROM TO	366	370	377	387	391
UB-92 ITEM	45i	46i	47i	42i	46j
DATA ELEMENT DESCRIPTION	9th Revenue Code	Units of Service	Charges	10th Revenue Code	Units of Service
DATA	13i	13i	133	13	13
	الع الص		99 151 89	. D I	5

DATA	13i	13i	13i				13j	13j	
FORMAT	S9(8)99- May be negative (credit)	Right iustify, zero fill left; when	including sign, use zoned decimal represent	Right justify, zero fill left	Right justify	S9(8)99-	(credit) Right	zero fill left; when including	zoned decimal represent ation
PICTURE	Z			Z	z	z			
LENGTH	10			4		10			
NO TO	344			348	355	365			
POSITION FROM TO	335			345	349	356			
UB-92 ITEM	479			42h	46h	47h			
DATA ELEMENT DESCRIPTION	Charges			8th Revenue Code	Units of Service	Charges			
DATA	139			13h	13h	13h			

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ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF PROPOSED AMENDMENTS

ELEME	13条	<u>E</u>	13:
FORMAT	S9(8)99- May be negative (credit) Right justify, zero fill left; when including sign, use zoned decimal represent ation	Right justify, zero fill left	Right justify, zero fill left
PICTURE	Z	z	z
LENGTH	10	4	7
NOL	407	411	418
POSITION FROM TO	398	408	412
UB-92 ITEM	47i	42k	46k
DATA ELEMENT DESCRIPTION	Charges	11th Revenue Code	Units of Service
DATA	13	13,	13%

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NOTICE OF PROPOSED AMENDMENTS

FORMAT	S9(8)99- May be negative (credit) Right justify, zero fill left; when including sign, use coned decimal represent ation	Right justify, zero fill left	Right justify, zero fill
PICTURE	Z	Z	Z
LENGTH	10	4	
POSITION FROM TO	419 428	429 432	433 439
UB-92 ITEM	47k	42i	46i
DATA ELEMENT DESCRIPTION	Charges	12th Revenue Code	Units of Service
DATA ELEMENT	13K	131	13i

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ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF PROPOSED AMENDMENTS

DATA

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ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL NOTICE OF PROPOSED AMENDMENTS

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FORMAT	S9(8)99- May be negative (credit) Right instify, zero fill left; when including sign, use zoned decimal represent ation	Right justify, zero fill left	Right justify, zero fill left
PICTURE	Z	Z	Z
LENGTH	10	4	7
POSITION FROM TO	461 470	471 474	475 481
UB-92 ITEM	47m	42n	46n
DATA ELEMENT DESCRIPTION	Charges	14th Revenue Code	Units of Service
DATA	13m	13n	13n
FORMAT	S9(8)99- May be negative (credit) Right justify, zero fill left; when including sign, use zoned decimal represent ation	Right justify, zero fill left	Right justify, zero fill left
PICTURE FORMAT	May be negative (credit) Right instify, zero fill left; when including sign, use zoned decimal represent ation	N Right justify, zero fill left	N Right justify, zero fill left
LENGTH PICTURE	N 01	7 N	
PICTURE	z	z	
ON LENGTH PICTURE TO	N 10 N	453 4 N	460 7 N
POSITION LENGTH PICTURE FROM TO	440 449 10 N	450 453 4 N	454 460 7 N

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ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF PROPOSED AMENDMENTS

FORMAT	S9(8)99- May be negative (credit) Right justify, zero fill left; when including sign, use zoned decimal represent ation	Right justify, zero fill left	Right justify, zero fill left
PICTURE	z	Z	z
LENGTH	10	4	7
NO OT	164	495	502
POSITION FROM TO	482	492	496
UB-92 ITEM	47n	420	460
DATA ELEMENT DESCRIPTION	Charges	15th Revenue Code	Units of Service
DATA	13n	130	130

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ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

FORMAT	S9(8)99- May be negative (credit) Right justify, zero fill left; when including sign, use coned decimal represent ation	Right justify, zero fill left	Right justify, zero fill left
PICTURE	Z	z	z
LENGTH	10	4	7
NO TO	512	516	523
POSITION FROM TO	503	513	517
UB-92 ITEM	470	42p	46p
MENT ELEMENT DESCRIPTION	Charges	16th Revenue Code	Units of Service
DATA	130	13p	13p

ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF PROPOSED AMENDMENTS

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FORMAT	S9(8)99- May be negative (credit) Right justify, zero fill left; when including sign, use zoned decimal represent ation	Right justify, zero fill left	Right justify, zero fill left
PICTURE	z	z	z
LENGTH	10	4	7
POSITION FROM TO	533	537	544
POSITION FROM TO	524	534	538
UB-92 ITEM	47p	429	469
DATA ELEMENT DESCRIPTION	Charges	17th Revenue Code	Units of Service
DATA	13p	13g	139

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ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

-	tl di biol tl	t	
FORMAT	S9(8)99- May be negative (credit) Right justify, zero fill left; when including sign, use zoned decimal represent ation	Right justify, zero fill left	Right justify,
PICTURE	z	z	z
LENGTH	10	4	7
NO	554	558	565
POSITION FROM TO	545	555	559
UB-92 ITEM	470	42r	46r
DATA ELEMENT DESCRIPTION	Charges	18th Revenue Code	Units of Service
DATA	139	13r	13r

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FORMAT	S9(8)99- May be negative (credit) Right justify, zero fill left; when including sign, use zoned decimal represent ation	Right justify, zero fill left	Right justify, zero fill eft
PICTURE	Z	Z	Z
LENGTH	10	4	7
OT	575	579	586
POSITION FROM TO	266	576	580
UB-92 ITEM	47r	428	468
DATA ELEMENT DESCRIPTION	Charges	19th Revenue Code	Units of Service
DATA	13r	13s	13s

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ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

FORMAT	S9(8)99- May be negative (credit) Right justify, zero fill left; when including sign, use zoned decimal represent ation	Right justify, zero fill left	Right justify, zero fill left
PICTURE	Z	Z	z
LENGTH	10	4	2
NO TO	296	009	209
POSITION FROM TO	587	597	601
UB-92 ITEM	47s	42t	46t
DATA ELEMENT DESCRIPTION	Charges	20th Revenue Code	Units of Service
DATA ELEMENT	138	13t	13t

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FORMAT	S9(8)99- May be negative (credit) Right justify, zero fill left; when including sign, use zoned decimal represent ation	Right justify, zero fill left	Right justify, zero fill left
PICTURE	z	z	Z
LENGTH	10	4	7
POSITION FROM TO	629 638	639 642	643 649
UB-92 ITEM	47u	42v	46v
DATA ELEMENT DESCRIPTION	Charges	22nd Revenue Code	Units of Service
DATA ELEMENT	13u	13v	13v
AT			
FORMAT	S9(8)99- May be negative (credit) Right justify, zero fill left; when including sign, use zoned decimal represent ation	Right justify, zero fill left	Right justify, zero fill left
PICTURE	May be negative (credit) Right justify, zero fill left; when including sign, use zoned decimal represent ation	N Right justify, zero fill left	N Right justify, zero fill left
PICTURE			
PICTURE	z	z	
	N N	A N	
PICTURE	N N	621 4 N	628 7 N
POSITION LENGTH PICTURE FROM TO	608 617 10 N	618 621 4 N	622 628 7 N

ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF PROPOSED AMENDMENTS

FORMAT	S9(8)99- May be negative (credit) Right justify, zero fill left; when including sign, use zoned decimal represent ation	Right justify, zero fill	Right justify, zero fill left
PICTURE	Z	z	z
LENGTH	10	4	7
POSITION FROM TO	629	663	670
	650	099	664
UB-92 ITEM	47v	42w	46w
DATA ELEMENT DESCRIPTION	Charges	23rd Revenue Code	Units of Service
DATA	13,	13w	13w

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ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

FORMAT	S9(8)99- May be negative (credit) Right justify, zero fill left; when including sign, use decimal represent ation								
PICTURE	Z	A	A	A	A	А	A	A	A
LENGTH	10	10	12	20	17	17	17	10	10
NOI	089	069	702	722	739	756	773	783	793
POSITION FROM TO	671	681	691	703	723	740	757	774	784
UB-92	47w	82	5	3	62a	62b	62c	83a	83b
DATA ELEMENT DESCRIPTION	Charges	Attending Physician ID Number	Hospital ID Number	Patient ID Number	1st Insur Grp Number	2nd Insur Grp Number	3rd Insur Grp Number	Other Physician ID Number	Other Physician ID Number
DATA	13w	14	15	16	17a	176	17c	18a	18b

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ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF PROPOSED AMENDMENTS

FORMAT	Blank Filler
PICTURE FC	A BIG
-1	
LENGTH	7
POSITION FROM TO	794 800
UB-92 ITEM	
DATA ELEMENT DESCRIPTION	Filler
DATA	

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ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF PROPOSED AMENDMENTS

UB-92 Magnetic Media Record Format

TRAILER RECORD FIELD DESCRIPTION

DATA	DATA ELEMENT DESCRIPTION	POSITION FROM TO		LENGTH	LENGTH PICTURE	FORMAT
	Hospital ID Number (Medicaid Provider Number)		12	12	A	
	Number of Records (Logical Records contained in the file excluding the Header and Trailer Records)	13	17	r)	Z	
1	Filler	18 8	800	783	A	Blank filler

Former Section Repealed at 17 III. Reg. 9700, effective June 10, 1993; Added (Source: For at 17 III. Reg.

UB-92 Data Fields Section 2510.APPENDIX E

Required Field(s) Requirements As stated in UB-92 For Illinois manual. 4 Patient date of birth DATA ELEMENT

As stated in UB-92 For Illinois manual.	As stated in UB-92 For Illinois manual.
As state manual.	As state
15	13
Patient Sex	Patient zip code
2.	69

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ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF PROPOSED AMENDMENTS

.4	Third-party	20	Illinois Department of Insurance numbers are required for commercial insurers. The Blue Cross codes listed in the UB-92 manual are required for Blue Cross plans. Self-administered plans will be assigned a number upon request as provided in subsection (g) of Section 2510.50 and hospitals are required to use such numbers where applicable in field 50.
5.	Date of admission	17	As stated in UB-92 For Illinois manual.
.0	Source of admission	20	As stated in UB-92 For Illinois manual.
7.	Type of admission	10	As stated in UB-92 For Illinois manual.
8.	Type of bill	4	As stated in UB-92 For Illinois manual.
6	Discharge Date	9	As stated in UB-92 For Illinois manual.
10.	Principal and up to eight other diagnoses	67-75	As stated in UB-92 For Illinois manual.
<u>-</u>	Principal procedure 80 and date	80	As stated in UB-92 For Illinois manual.
12.	Patient status	22	As stated in UB-92 For Illinois manual.
13.	Other procedures and dates	81a-e	As stated in UB-92 For Illinois manual.
14.	Total charges and components of those charges	42,46-47	The number of units is required where applicable. Code as stated in UB-92 For Illinois manual.

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15.	Attending physician ID number	82 Der	Physician's state license number is the required ID number. If the attending physician does not have a valid license number, enter the Chief of Service's ID. UPIN's are allowed
16.	Hospital ID number	w	only on Medicare and Medicaid claims. The Medicaid number is the required hospital ID number. Hospitals not participating in Medicaid will be assigned a number as provided in subsection (f) of Section 2510.50.
17.	Patient Control	е П	As stated in UB-92 For Illinois manual. This field may not contain the patient's social security.
18.	Insured's group	62a-c	Required where applicable. As stated in UB-92 For Illinois manual.
61	Other physician ID	83a-b	If applicable and if known the physician's state license number is the required ID number. If the other physician does not have a valid license number, enter the Chief of Service's ID. UPIN's are allowed only on Medicare and Medicaid claims.

, effective Added at 17 III. Reg._ (Source:

ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

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- Code Citation: 77 Ill. Adm. Code 2530

5

Heading of Part: Hospital Price Information

- Proposed Action: Section Numbers: 3
- Amendment 2530.Appendix B
- Section 2-3 of Article II of the Illinois Health Finance Reform Act (III. Rev. Stat. 1991, ch. 111 1/2, pars. 6502-3)[20 ILCS 2215/2-3] Statutory Authority: 4
- The amendment A Complete Description of the Subjects and Issues Involved: allows the use of a generic form of the UB-82 identifier. 2
- Will this proposed rule replace an emergency rules currently in effect? No. 9
- Does this rulemaking contain an automatic repeal date? No. ~
- Does this amendment contain incorporations by reference? No. 8
- Are there any other proposed amendments pending on this part? No. 6
- Statement of Statewide Policy Objectives: The proposed amendment allows the Agency to use a generic form of the UB-82 identifier for data collection in the time frames for UB-92 for data collection established by HCFA and the Illinois Uniform Billing Committee. 9
- Executive Director, Illinois Health Care Cost Containment Council, 4500 South Sixth Street Road, Suite 215, Springfield, Illinois 62703-5118. Written comments Time, Place and Manner in Which Interested Persons May Comment on this Rulemaking: Comments may be submitted in writing to Britt Hagen, Deputy should be submitted no later than December 06, 1993. =

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ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF PROPOSED AMENDMENTS

CHAPTER XI: ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL TITLE 77: PUBLIC HEALTH

HOSPITAL PRICE INFORMATION PART 2530

Report of Current Charges for Outpatient Services and Procedures Reporting Information Current Established Charges for Service Posting Price Information Size Place of Posting Price Information APPENDIX A APPENDIX B EMERGENCY 2530.20 2530.30 2530.10 2530.40 Section

AUTHORITY: Implementing and authorized by Section 2-3 of Article II of the Illinois Health Finance Reform Act (III, Rev. Stat. 1991 Supp., ch. 111 1/2, par. 6502-3)[20 ILCS 2215/2-3]

SOURCE: Adopted at 9 III. Reg. 12760, effective August 5, 1985; amended at 12 III. Reg. 20089, effective November 21, 1988; amended at 15 III. Reg. 1821, January 29,

Report of Current Charges for Outpatient Services and Procedures Section 2530.APPENDIX B

PRICE	69	69	69	\$	69
SERVICES TO BE REPORTED	Mammography	CAT Scan (computerized axial tomography of head) 💲	Upper GI Series	HIV Antibody - Elisa	HIV Antibody - Western Blot

ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

NOTICE OF PROPOSED AMENDMENTS

MEAN PRICE	\$	49	₩	9	φ.	\$	9	9
PROCEDURES TO BE REPORTED	D & C (Non-Obstetrical)	Arthroscopy - knee	Cystoscopy	Tonsillectomy w/o adenoidectomy	Tonsillectomy w/ adenoidectomy	Capsular extraction of lens (cataract removal)	Bone Marrow	Excision of Bunion and Bunionette

OUT-PATIENT SERVICES AND PROCEDURES TO BE REPORTED

REPORT SERVICES

Services: State the most common price for the following services as listed on the hospital master, as of December 31, 19__.

- Mammography:
- State the most common price for a mammography test (bilateral view).
- Computerized axial tomography of head: αi
- State the most common price for a CAT scan of the head.
- Upper GI Series: က်
- State the most common price for an Upper GI Series. HIV (HTLV-III) Antibody Detection Immunoassay (ELISA):

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State the most common price for a HIV (HTLV-III) Antibody Detection (ELISA) Test.

HIV (Western Blot) Confirmatory: Ŋ, State the most common price for a HIV (Western Blot) Confirmatory Test.

REPORT PROCEDURES

performed as listed below by a specific ICD-9-CM or CPT-4 code. The charges to be are to represent the charges billed on the hospital UB-892 form for out-patient performed December 1-31 of the calendar year. The following definition shall be used Calculate and state the mean charge for each of the following eight (8) out-patient procedures calculated

calculating each coded procedures mean charge:

Mean Average Total number of such coded procedures performed Total Aggregate Charge Per Code Procedure =

Procedures to be reported. ICD-9-CM means procedures as described in

International Classification of Diseases, 13th Revision, Clinical Modification,

Annotated Edition Eighth Printing, October, 1990 published by the United States

National Center for Health Statistics and does not include any later amendments

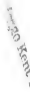
or editions. CPT-4 means procedures as described in Physicians' Current Procedural Terminology Fourth Edition CPT-1990, November, 1989

American Medical Association and does not include any later amendments published by the

ICD-9-CM 69.09 or CPT-4 58120 D & C (Non-Obstetrical)

editions.

ICD-9-CM 80.26 with or without 80.36 - CPT-4 29870 Arthroscopy - Knee α i





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NOTICE OF PROPOSED AMENDMENTS

ILLINOIS HEALTH CARE COST CONTAINMENT COUNCIL

ICD-9-CM 57.32-57.33 Biopsy or CPT-4 52000-52007 Cystoscopy

3

- ICD-9-CM 28.2 or CPT-4 42826 Tonsillectomy without Adenoidectomy 4
- ICD-9-CM 28.3 or CPT-4 42821 Tonsillectomy with Adenoidectomy S
- ICD-9-CM 13.11-13.59 or CPT-4 66830-66984 Capsular Extraction of Lens (Cataract removal) 6
- ICD-9-CM 41.31 or CPT-4 85095 or 85102 Bone Marrow (Biopsy/Aspiration) 7
- ICD-9-CM 77.51-77.59 or CPT-4 28290-28299 and 28110 Excision of and Bunionette Bunion တ်

, effective Amended at 17 III. Reg. (Source:

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

- Medical Payment 1) Heading of the Part:
- 2) Code Citation: 89 Ill. Adm. Code 140

Proposed Action: 3) Section Number:

140,469

Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 12-13) [305 ILCS 5/12-13] Statutory Authority: 4)

Amendment

- include occupational, physical and speech-language therapy, and counseling services. Implementation of these proposed amendments will not result in Administration's regional office. The amendments provide clarification of the meaning of the term "therapy" as currently used in Section 140.469, to Complete Description of the Subjects and Issues Involved: These proposed implementation audit regarding the Department's coverage for hospice amendments are being filed in response to recommendations of an changes in coverage or expenditures under the hospice program. services, which was conducted by the Health Care Financing 2)
- Will these proposed amendments replace emergency amendments currently in effect? No (9
- 7) Does this rulemaking contain an automatic repeal date?
- 8) Do these proposed amendments contain incorporations by reference?
- 9) Are there any other proposed amendments pending on this Part?

Sections	Proposed Action	Illinois Register Citation
140.2	Amendment	October 22, 1993 (17 Ill. Reg. 18436_)
140.3	Amendment	October 29, 1993 (17 Ill. Reg. 18768)
140.12	Amendment	111.
140.40	Amendment	111.
140.71	Amendment	October 15, 1993 (17 Ill. Reg. 17736.)
140.80	Amendment	October 15, 1993 (17 Ill. Reg. 17736)
140.82	Amendment	October 15, 1993 (17 Ill. Reg. 17736.)
140.84	Amendment	October 15, 1993 (17 Ill. Reg. 12736)
140,400	Amendment	October 22, 1993 (17 Ill. Reg. 18436)
140.413	Amendment	October 22, 1993 (17 Ill. Reg. 18436)
140.420	Amendment	September 24, 1993 (17 Ill. Reg. 15444)
140.421	Amendment	September 24, 1993 (17 Ill. Reg. 15444)
140.460	Amendment	October 22, 1993 (17 Ill. Reg. 18436)
140.461	Amendment	October 22, 1993 (17 Ill. Reg. 18436)
140,462	Amendment	October 22, 1993 (17 Ill. Reg. 18436.)
140.463	Amendment	October 22, 1993 (17 Ill. Req. 18436)

DEPARTMENT OF PUBLIC AID

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140.464 . 140.485 . 140.583 . 140.583 . 140.583 . 140.583 . 140.645 . 140.64	Amendment Amendment Amendment Amendment Amendment Amendment Amendment Amendment Amendment	October 22, 1993 (17 III. Reg.18436.) October 22, 1993 (17 III. Reg. 18436.) July 16, 1993 (17 III. Reg. 10749) October 22, 1993 (17 III. Reg. 18436.) September 17, 1993 (17 III. Reg. 14800) September 17, 1993 (17 III. Reg. 14800) September 17, 1993 (17 III. Reg. 14800) October 29, 1993 (17 III. Reg. 14800) October 29, 1993 (17 III. Reg. 18768.)
140.648 140.920 140.922 140.924 140.928 140.938 140.932 140.7ABLE P	140.648 Amendment 140.920 New Section 140.924 New Section 140.926 New Section 140.926 New Section 140.930 New Section 140.930 New Section 140.931 New Section	September 17, 1993 (17 III. Reg. 1480) October 22, 1993 (17 III. Reg. 18436)

- 10) Statement of Statewide Policy Objectives: These proposed amendments do not affect units of local government.
- Rules and Regulations, Illinois Department of Public Aid, 100 South Grand 11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments Ave. E., 3rd Floor, Springfield, Illinois 62762. The Department will consider all written comments it receives within 30 days after the must be in writing and should be addressed to Joanne Jones, Bureau of publication of this notice.

Section 5-30 of the Illinois Administrative Procedure Act. These entities not for profit corporations as part of any written comments they submit to shall indicate their status as small businesses, small municipalities, or 1-75, 1-80 and 1-85 of the Illinois Administrative Procedure Act. These These proposed amendments may have an impact on small businesses, small municipalities, and not for profit corporations as defined in Sections entities may submit comments in writing to the Department at the above address in accordance with the regulatory flexibility provisions in the Department.

12) Initial Regulatory Flexibility Analysis:

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- Office of the Department of Commerce and Community Affairs: October Date proposed rulemaking was submitted to the Business Assistance 18, 1993 A)
- Types of small businesses affected: Hospice agencies B)
- Reporting, bookkeeping or other procedures required for compliance: C)
- Types of professional skills necessary for compliance: None (Q

The full text of the Proposed Amendments begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS DEFARTMENT OF PUBLIC AID ILLINOIS REGISTER

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CHAPTER 1: DEPARTMENT OF PUBLIC AID SUBCHAPTER 4: MEDICAL PROGRAMS PART 140 MEDICAL PAYMENT SUBPART 3: GENERAL PROVISIONS Covered Services Under The Medical Assistance Programs for AFDC, Eligible for AFDC, Pregnant Women who Would Be Eligible if the Child Were Born and Pregnant Women and Children Under Age 18 Not Estigible for AFDC, Pregnant Women and Children Under Age Elight Who Do Not Qualify As Mandatory Categorically Needy Covered Medical Services Under (Repealed) Not Qualify As Mandatory Categorically Needy Covered Medical Services Under (Repealed) Medical Services Under GA Medical Services Under GA Medical Sersistance For Qualified Severely Impaired Individuals Medical Assistance For Qualified Severely Impaired Individuals Medical Assistance For Qualified Severely Impaired Individuals Medical Assistance For Qualify As Mandatory Categorically Needy Medical Assistance For Qualify As Mandatory Categorically Needy Medical Assistance For Qualify As Mandatory Categorically Needy Medical Assistance For Medical Providers SUBPART B: MEDICAL PROVIDER PARTICIPATION Enrollment Conditions for Medical Providers Perticipation Requirements for Medical Providers Definitions Program	(QMBs) 140.22 Magnetic Tape Billings 140.23 Payment of Claims 140.24 Payment Procedures 140.25 Overpayment or Underpayment of Claims 140.25 Payment to Factors Prohibited 140.27 Assignment of Vendor Payments 140.28 Record Requirements for Medical Providers 140.30 Audits	140.30 140.31 140.32 140.35 140.35 140.40 140.41 140.41	140.42 140.43 140.71 EMERGENCY 140.72 140.73	140.80 DM EMERGENCY 140.82 EMERGENCY 140.84 EMERGENCY 150.84	
	I: DEPARTMENT OF PUBLIC A APTER d: MEDICAL PROGRAMS PART 140 MEDICAL PAYMENT RT A: GENERAL PROVISIONS	By Reference ance Programs es Under The Medical Assistance (b), AABD-MANG, RRP, Individuals (FDC, Pregnant Women Who Would) (t) and Pregnant Women and Child) (t) As Mandatory Categorically Net (t) Services Under AFDC-MANG for	ical Services Under AFDC-MANG for years of age or older (Repealed) vices Not Covered istance Provided to Individuals Us o Do Not Qualify for AFDC and Chi. istance for Qualified Severaly Imistance for a Pregnant Woman Who is Eligible for AFDC-MANG if Do Not Qualify As Mandatory Categistance Provided to Incarcerated istance Provided to Incarcerated	ART B: MEDICAL PROVIDER PARTICIF Conditions for Medical Providers on Reguirements for Medical Provio	Definitions Denial of Application to Participate in the Medical Assistance Program Recovery of Money

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140.116	Payment for Inpatient Services for GA (Recodified)	140.416	Optometric Services and Materia
140.117	Hospital Outpatient and Clinic Services (Recodified)	140.417	Limitations on Optometric Servi
140.200	Payment for Hospital Services During Fiscal Year 1982 (Recodified)	140.418	Department of Corrections Labor
140.201	Payment for Hospital Services After June 30, 1982 (Repealed)	140.420	Dental Services
140.202	Payment for Hospital Services During Fiscal Year 1983 (Recodified)	140.421	Limitations on Dental Services
140.203	Limits on Length of Stay by Diagnosis (Recodified)	140,422	Requirements for Prescriptions
140.300	Payment for Pre-operative Days and Services Which Can Be Performed		Items - Dentists
	in an Outpatient Setting (Recodified)	140.425	Podiatry Services
140.350	Copayments (Recodified)	140.426	Limitations on Podiatry Service
140.360	Payment Methodology (Recodified)	140.427	Requirement for Prescriptions a
140.361	Non-Participating Hospitals (Recodified)		Podiatry
140.362	Pre July 1, 1989 Services (Recodified)	140.428	Chiropractic Services
140.363	Post June 30, 1989 Services (Recodified)	140.429	Limitations on Chiropractic Ser
140.364	Prepayment Review (Recodified)	140.430	Independent Laboratory Services
140.365	Base Year Costs (Recodified)	140.431	Services Not Covered by Indepen
140.366	Restructuring Adjustment (Recodified)	140.432	Limitations on Independent Labo
140.367	Inflation Adjustment (Recodified)	140.433	Payment for Laboratory Services
140.368	Volume Adjustment (Repealed)	140.434	Record Requirements for Indepen
140.369	Groupings (Recodified)	140.435	Nurse Services
140.370	Rate Calculation (Recodified)	140.436	Limitations on Nurse Services
140.371	Payment (Recodified)	140.440	Pharmacy Services
140.372	Review Procedure (Recodified)	140.441	Pharmacy Services Not Covered
140.373	Utilization (Repealed)	140.442	Prior Approval of Prescriptions
140.374	Alternatives (Recodified)	140.443	Filling of Prescriptions
140.375	Exemptions (Recodified)	140.444	Compounded Prescriptions
140.376	Utilization, Case-Mix and Discretionary Funds (Repealed)	140.445	Prescription Items (Not Compoun
140.390	Subacute Alcoholism and Substance Abuse Services (Recodified)	140.446	Over-the-Counter Items
140.391	Definitions (Recodified)	140.447	Reimbursement
140.392	Types of Subacute Alcoholism and Substance Abuse Services	140,448	Returned Pharmacy Items
	(Recodified)	140.449	Payment of Pharmacy Items
140.394	Payment for Subacute Alcoholism and Substance Abuse Services	140,450	Record Requirements for Pharmac
	(Recodified)	140.452	Mental Health Clinic Services
140.396	Rate Appeals for Subacute Alcoholism and Substance Abuse Services	140,453	Definitions
	(Recodified)	140,454	Types of Mental Health Clinic S
140.398	Hearings (Recodified)	140,455	Payment for Mental Health Clini
		140.456	Hearings
	SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES	140.457	Therapy Services
		140.458	Prior Approval for Therapy Serv

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140.416	Optometric Services and Materials
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140.420	ings and in
140 421	Dantal Cormica
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775°05T	Requirements for Frescriptions and Dispensing Items of Pharmacy Thems - Dantiets
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140.421	Requirement for Frescriptions and Dispensing of Fharmacy Items -
140 428	Chirotractic Corvices
140 420	
140.429	THURSDAY OF CHIODISCOTE SELVICES (Repeated)
140.430	nt Laboratory services
140.431	covered by independent La
140.432	suo.
140.433	Payment for Laboratory Services
140.434	Record Reguirements for Independent Laboratories
140,435	Nurse Services
140.436	Limitations on Nurse Services
140.440	Pharmacy Services
140.441	Pharmacy Services Not Covered
140.442	Ο.
140.443	a of Prescriptions
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140.445	E
140.446	Over-the-Counter Items
140.447	Reimbursement
140,448	Returned Pharmacy Items
140.449	Payment of Pharmacy Items
140,450	
140,452	Mental Health Clinic Services
140,453	Definitions
140.454	Types of Mental Health Clinic Services
140,455	t for Mental Health Clinic Serv
140.456	100
140.457	Therapy Services
140.458	Prior Approval for Therapy Services
140.459	of for Therapy Services
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EMERGENCY	Clinic Services
TOWN TOWN	
140.461 EMERGENCY	Clinic Participation, Data and Certification Requirements
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140 462	
140.403	Clinic service rayment
EMERGENCY	

Barrell Memi war

Requirements for Prescriptions and Dispensing of Pharmacy Items -

Physicians

EMERGENCY 140.414

Covered Services By Physicians Services Not Covered By Physicians Limitation on Physician Services

Physicians' Services

EMERGENCY 140.410 140.412 140.413

Section 140.400

Payment to Practitioners, Nurses and Laboratories

NOTICE OF PROPOSED AMENDMENTS

Healthy Moms/Healthy Kids Managed Care Clinics	\times	Speech and Hearing Clinics (Repealed)	Rural Health Clinics	Independent Clinics	Hospice	Home Health Services	Home Health Covered Services	Types of Home Health Services	Prior Approval for Home Health Services	Payment for Home Health Services	Medical Equipment, Supplies and Prosthetic Devices	Medical Equipment, Supplies and Prosthetic Devices for Which	Payment Will Not Be Made	Limitations on Equipment, Supplies and Prosthetic Devices	Prior Approval for Medical Equipment, Supplies and Prosthetic	Devices	Limitations, Medical Supplies	Equipment Rental Limitations	Payment for Medical Equipment, Supplies and Prosthetic Devices	Family Planning Services	Limitations on Family Planning Services	Payment for Family Planning Services	Healthy Kids	×	Limitations on Medichek Services (Repealed)	Healthy Kids Program Timeliness Standards	Periodicity Schedules, Immunizations and Diagnostic Laboratory	Procedures	Medical Transportation	Limitations on Medical Transportation	Payment for Medical Transportation		Psychological Services	Payment for Psychological Services	Hearing Aids
140.464	EMERGENCY	140.465	140.466	140.467	140.469	140.470	140.471	140.472	140.473	140.474	140.475	140.476		140.477	140.478		140.479	140.480	140.481	140.482	140.483	140.484	140.485	EMERGENCY	140.486	140.487	140.488		140.490	140.491	140.492	EMERGENCY	140.495	140.496	140.497

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ice Responsibility

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140.511 Long Term Care Services Covered By Department Payment

v v	140.512	Utilization Control
Snearh and Hearing Clinics (Renealed)	140.513	Utilization Review Plan (Repealed)
Rural Bealth Clinics	140.514	Certifications and Recertifications of Care
Independent Clinics	140,515	Management of Recipient Funds Personal Allowance Funds
	140.516	Recipient Management of Funds
Home Health Services	140.517	Correspondent Management of Funds
Home Mealth Covered Services	140.518	Facility Management of Funds
Tryner of Home Health Certifice	140.519	Use or Accumulation of Funds
Drior Approval for Home Health Services	140.520	Management of Recipient FundsLocal Office Responsibili
Date of for Home Mee'th Service	140.521	Room and Board Accounts
Medical Equipment, Supplies and Prosthetic Devices	140.522	Reconciliation of Recipient Funds
Manager of the state of the sta	140,523	Bed Reserves
Medical Equipment, Supplies and Prostnetic Devices for Which Davment Will Not Be Made	EMERGENCY	
A Transfer of Transfer Complete and Described of Description	140.524	Cessation of Payment Due to Loss of License
THE CALLED ON DURING THE CALL PARTY OF THE CALLED	140.525	Ouslity Incentive Program (OHTP) Payment Levels
Frior Approvat for medical Equipment, Supplies and Frostnetic	140.526	Onality Incentive Standards and Criteria for the Onality
Devices	9	(OHID) /Dononlog/
Limitations, Medical Supplies	6	rogram (Norr) (veheared)
	140.52/	Quality incentive survey (Repealed)
Payment for Medical Equipment, Supplies and Prosthetic Devices	140.528	Payment of Quality Incentive (Repealed)
Family Planning Services	140.529	Reviews (Repealed)
Limitations on Family Planning Services	140.530	Basis of Payment for Long Term Care Services
Payment for Family Planning Services	EMERGENCY	
Healthu Kide Drogram	140.531	General Service Costs
ייי כלי היי כל היי כלי	140,532	Health Care Costs
Timitations and Madishal Course (Donos Donos	140,533	General Administration Costs
trinicacions on medicines services (nepeared)	000000000000000000000000000000000000000	
Healthy Kids Program Timeliness Standards	#00.0#T	OWINE SILL CORCE
Periodicity Schedules, Immunizations and Diagnostic Laboratory	140.333	Costs for interest, laxes and kent
Procedures	140.536	Organization and Pre-Operating Costs
Medical Transportation	140.537	Payments to Related Organizations
Limitations on Medical Transportation	140.538	Special Costs
Payment for Medical Transportation	EMERGENCY	
	140.539	Nurse's Aide Training and Testing
Psychological Services	140.540	Costs Associated With Nursing Home Care Reform Act and
Payment for Paychological Services		Regulations
Hearing Aids	140.541	Salaries Paid to Owners or Related Parties
	140.542	Cost Reports-Filing Requirements
CHRDADT F. CBOTTO CADE	140.543	Time Standards for Filing Cost Reports
GROOF	140.544	Access to Cost Reports (Repealed)
	140.545	Penalty for Failure to File Cost Reports
	140.550	Undate of Operating Costs
GLOUP CALC BELLEVILLED TO SELECTION OF THE SELECTION OF T	140.551	General Service Costs
Cessation of rayment at receion	140 552	
Cessacion or rayment for improper Level of Care	2000	
Cessation of Payment Because of Termination of Facility	0.00	COMMITTEE ACTIVE CORCE
Continuation of Payment Because of Threat To Life	140.004	Component Inflation Index
Provider Voluntary Withdrawal	140.555	Minimum Wage
Continuation of Provider Agreement	140.560	Components of the Base Rate Determination
Determination of Need for Group Care	EMERGENCY	
224433		

Reform Act and Implementing

Section 140.500 140.502 140.504 140.505 140.506 140.507

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NOTICE OF PROPOSED AMENDMENTS

Support Costs Components Nursing Costs

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140.563	Capital Costs	Section	
140.565	Kosher Kitchen Reimbursement	140.850	General Description
140.566	Out-of-State Placement	140 855	
140.567	Level II Incentive Payments (Repealed)	140.050	Commence of the commence of th
140.568	Duration of Incentive Payments (Repealed)	140 865	COVETED DESTATE
140.569		140.805	Sponsor Qualifications
140.570	Capital Rate Component Determination	140.075	Described Bessensibilities
140.571	Capital Rate Calculation	140.073	Department Responsibilities
140.572	Total Capital Rate	140.000	
140.573	Other Capital Provisions	140.000	Flovider Responsibilities
140.574	Capital Rates for Rented Facilities	140.890	Fayment Methodology
140.575		140.895	Contract Monitoring
140.576	Renovations (Repealed)	140.090	Town Town Caro Easilition East the Dougland Leaning
140.577	Capital Costs for Rented Facilities (Renumbered)		Long leim care facilities for the Developmental
140.578	Property Taxes		(recourted)
140.579	Specialized Living Centers		STIRREDARY C. HEALTHY MOMS/HEALTHY KIDS DE
140.580	Mandated Capital Improvements (Repealed)		
140.581	Qualifying as Mandated Capital Improvement (Repealed)	Section	
140.582		140 000	Dointing Contract Roy Mississ Contract Roy Contract Doing
140.583	Campus Facilities	140.000	d)
EMERGENCY		100 001	
140.584	Illinois Municipal Retirement Fund (IMRF)	140.901	Corrigo Noods (Dooodified)
140.590	Audit and Record Requirements	140 903	Definitions (Recodified)
140.642	Screening Assessment for Long Term Care and Alternative Residential	140.904	Times and Staff Levels (Renealed)
	Settings and Services	140.905	ide Rates (Reneal
140.643	In-Home Care Program	140 906	
140.645	Medical and In-Home Care For Disabled Persons Under Age 21	140.907	Midnight Census Report (Recodified)
140.646	Reimbursement for Developmental Training (DT) Services for	140.908	Times and Staff Levels (Recodified)
	Individuals With Developmental Disabilities Who Reside in Long Term	140,909	ide Rates (Recodi
	Care (ICF and SNF) and Residential (ICF/MR) Facilities	140.910	
140.647	Description of Developmental Training (DT) Services	140.911	Basic Rehabilitation Aide Training Program (Rec
140.648	Determination of the Amount of Reimbursement for Developmental	140.912	Interim Nursing Rates (Recodified)
EMERGENCY	Training (DT) Programs	140.920	General Description
140.649	Effective Dates of Reimbursement for Developmental Training (DT)	EMERGENCY	4
		140.922	Covered Services
140.650	Certification of Developmental Training (DT) Programs	EMERGENCY	
140.651	Decertification of Day Programs	140.924	Provider Participation Requirements
140.652	Terms of Assurances and Contracts	EMERGENCY	
140.680	Effective Date Of Payment Rate	140.926	Client Eligibility
140.700	Discharge of Long Term Care Residents	EMERGENCY	
140.830	Appeals of Rate Determinations	140.928	Client Enrollment and Program Components
140.835	Determination of Cap on Payments for Long Term Care (Repealed)	EMERGENCY	
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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

SUBPART F: MEDICAID PARTNERSHIP PROGRAM

Corrected Services Sponsor Qualifications Sponsor Responsibilities Department Responsibilities Provider Responsibilities Reimbursement For Program Costs (Active Treatment) For Clie Cong Term Care Facilities For the Developmentally Disabled (Recodified) Reimbursement For Nursing Costs For Geriatric Residents in Care Facilities (Recodified) Functional Areas of Needs (Recodified) Definitions (Recodified) Statewide Rates (Repealed) Statewide Rates (Recodified) Statewide Rates (Recodified) Statewide Rates (Recodified) Reconsiderations (Recodified) Statewide Rates (Recodified) Referrals (Recodified) Referrals (Recodified) Basic Rehabilitation Aide Training Program (Recodified) Interim Mursing Rates (Recodified) General Description CY Covered Services CY Crient Eligibility CY Client Enrollment and Program Components CY Provider Participation for Referrals	140.000	7
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	0.930	Reimbursement
	ERGENCY	
	0.932	Payment Authorization for Referrals
	EMERGENCY	4

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	SUBPART H: ILLINOIS COMPETITIVE ACCESS AND REIMBURSEMENT EQUITY (ICARE) PROGRAM
Section	
140.940	Illinois Competitive Access and Reimbursement Equity (ICARE)
	Program (Recodified)
140.942	Definition of Terms (Recodified)
140.944	Notification of Negotiations (Recodified)
140.946	Hospital Participation in ICARE Program Negotiations (Recodified)
140.948	Negotiation Procedures (Recodified)
140.950	Factors Considered in Awarding ICARE Contracts (Recodified)
140.952	Closing an ICARE Area (Recodified)
140.954	Administrative Review (Recodified)
140.956	Payments to Contracting Hospitals (Recodified)
140.958	Admitting and Clinical Privileges (Recodified)
140.960	Inpatient Hospital Care or Services by Non-Contracting Hospitals
	Eligible for Payment (Recodified)
140.962	Payment to Hospitals for Inpatient Services or Care not Provided
	under the ICARE Program (Recodified)
140.964	Contract Monitoring (Recodified)
140.966	Transfer of Recipients (Recodified)
140.968	Validity of Contracts (Recodified)
140.970	Termination of ICARE Contracts (Recodified)
140.972	Hospital Services Procurement Advisory Board (Recodified)
140.980	
140.982	Elimination Of Hospital Services For Persons Age Eighteen (18) And
	Older And Persons Married And Living With Spouse, Regardless Of Ag
	(Emergency Expired)

140.TABLE A 140.TABLE B 140.TABLE C 140.TABLE D 140.TABLE E 140.TABLE F 140.TABLE I 140.TABLE J 140.TABLE J 140.TABLE J 140.TABLE J	A Medichek Recommended Screening Procedures (Repealed)		C Capital Cost Areas					H Areas of Major Life Activity						N N
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AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (III. Rev. Stat. 1991, ch. 111 1/2, par. 6503-1 et seg.) [20 ILCS 2215/3] and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 3-1 et

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seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13) [305 ILCS 5/3, 4, 5, 6, 7, and 12-13]

emergency amendment at 6 Ill. Reg. 8508, effective July 6, 1982, for a maximum emergency amendment at 7 Ill. Reg. 8354, effective July 5, 1983, for a maximum Code 141 at 8 111. Reg. 16354; amended (by adding sections being codified with 9 Ill. Reg. 11403, effective June 27, 1985, for a maximum of 150 days; amended 150 days; amended at 8 Ill. Reg. 25067, effective December 19, 1984; emergency effective July 24, 1984; Sections 140.72 and 140.73 recodified to 89 Ill. Adm. effective October 4, 1985; amended at 9 Ill. Reg. 16312, effective October 11, of 150 days; amended at 7 111. Reg. 681, effective December 30, 1982; amended of 150 days; amended at 7 Ill. Reg. 8540, effective July 15, 1983; amended at amendment at 8 111. Reg. 580, effective January 1, 1984, for a maximum of 150 amended at 8 Ill. Reg. 6785, effective April 27, 1984; amended at 8 Ill. Reg. amendment at 8 Ill. Reg. 23721, effective November 21, 1984, for a maximum of amendment at 9 111. Reg. 407, effective January 1, 1985, for a maximum of 150 amended at 9 Ill. Reg. 10025, effective June 26, 1985; emergency amendment at 1985; amended at 9 Ill. Reg. 13998, effective September 3, 1985; amended at 9 amended at 8 Ill. Reg.10032, effective June 18, 1984; emergency amendment at days; amended at 9 III. Reg. 2697, effective February 22, 1985; amended at 9 1985; amended at 9 Ill. Reg. 19138, effective December 2, 1985; amended at 9 at 7 Ill. Reg. 7956, effective July 1, 1983; amended at 7 Ill. Reg. 8308, effective July 1, 1983; amended at 7 Ill. Reg. 8271, effective July 5, 1983; 1984; emergency amendment at 8 Ill. Reg. 7910, effective May 22, 1984, for a 111. Reg. 10062, effective June 20, 1984, for a maximum of 150 days; amended effective May 28, 1985; amended at 9 Ill. Reg. 9564, effective June 5, 1985; at 9 111. Reg. 11357, effective June 28, 1985; amended at 9 111. Reg. 12000, Reg. 14684, effective September 13, 1985; amended at 9 111. Reg. 15503, effective October 31, 1983; amended at 7 Ill. Reg. 17358, effective December at 8 Ill. Reg. 13343, effective July 17, 1984; amended at 8 Ill. Reg. 13779, 21, 1983; amended at 8 Ill. Reg. 254, effective December 21, 1983; emergency no substantive change) at 8 Ill. Reg. 17899; peremptory amendment at 8 Ill. effective October 24, 1984; amended at 8 Ill. Reg. 22097, effective October 6983, effective May 9, 1984; amended at 8 Ill. Reg. 7258, effective May 16, days; codified at 8 Ill. Reg. 2483; amended at 8 Ill. Reg. 3012, effective effective July 24, 1985; amended at 9 Ill. Reg. 12306, effective August 5, 24, 1984; peremptory amendment at 8 Ill. Reg. 22155, effective October 29, 1984; amended at 8 Ill. Reg. 23218, effective November 20, 1984; emergency repealed and new rule adopted at 6 Ill. Reg. 8374, effective July 6, 1982; Adopted at 3 Ill. Reg. 24, p. 166, effective June 10, 1979; rule maximum of 150 days; amended at 8 Ill. Reg. 7910, effective June 1, 1984; Ill. Reg. 19737, effective December 9, 1985; amended at 10 Ill. Reg. 238, February 22, 1984; amended at 8 Ill. Reg. 5262, effective April 9, 1984; 7 Ill. Reg. 9382, effective July 22, 1983; amended at 7 Ill. Reg. 12868, effective September 20, 1983; peremptory amendment at 7 Ill. Reg. 15047, Reg. 18151, effective September 18, 1984; amended at 8 Ill. Reg. 21629, Ill. Reg. 6235, effective April 19, 1985; amended at 9 Ill. Reg. 8677, effective October 19, 1984; peremptory amendment at 8 Ill. Reg. 21677,

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May 7, 1986; emergency amendment at 10 Ill. Reg. 8912, effective May 13, 1986, Reg. 2323, effective January 16, 1987; amended at 11 Ill. Reg. 4002, effective Ill. Reg. 4302; amended at 11 Ill. Reg. 4303, effective March 6, 1987; amended at 11 111. Reg. 7664, effective April 15, 1987; emergency amendment at 11 111. Reg. 9342, effective April 20, 1987, for a maximum of 150 days; amended at 11 140. Table H and 140. Table I recodified to 89 Ill. Adm. Code 147.5 thru 147.205 effective August 14, 1987; amended at 11 1111. Reg. 14771, effective August 25, 1987; amended at 11 111. Reg. 16758, effective September 28, 1987; amended at 6927, effective April 5, 1988; Sections 140.940 thru 140.972 recodified to 89 effective November 4, 1988; amended at 12 Ill. Reg. 19396, effective November effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 1986; amended at 10 Ill. Reg. 14714, effective August 27, 1986; amended at 10 Ill. Reg. 15211, effective September 12, 1986; emergency amendment at 10 Ill. and 147. Table A and 147. Table B at 12 Ill. Reg. 6956; amended at 12 Ill. Reg. Reg. 7695, effective April 21, 1988; amended at 12 Ill. Reg. 10497, effective amended at 12 Ill. Reg. 14271, effective August 29, 1988; emergency amendment days; amended at 12 Ill. Reg. 16738, effective October 5, 1988; amended at 12 at 13 Ill. Reg. 125, effective January 1, 1989; amended at 13 Ill. Reg. 2475, amended at 11 Ill. Reg. 1418, effective December 31, 1986; amended at 11 Ill. 6, 1988; amended at 12 Ill. Reg. 19734, effective November 15, 1988; amended Reg. 16729, effective September 18, 1986, for a maximum of 150 days; amended Reg. 7825, effective April 30, 1986; amended at 10 Ill. Reg. 8128, effective for a maximum of 150 days; amended at 10 Ill. Reg. 11440, effective June 20, 19742, effective November 12, 1986; amended at 10 Ill. Reg. 21784, effective December 15, 1986; amended at 11 Ill. Reg. 698, effective December 19, 1986; maximum of 150 days; amended at 12 Ill. Reg. 5427, effective March 15, 1988; maximum of 150 days; amended at 12 Ill. Reg. 12509, effective July 15, 1988; Ill. Reg. 17879, effective October 24, 1988; amended at 12 Ill. Reg. 18198, January 13, 1986; amended at 10 111. Reg. 3041, effective January 24, 1986; February 25, 1987; Section 140.71 recodified to 89 Ill. Adm. Code 141 at 11 1987; amended at 11 Ill. Reg. 12011, effective June 30, 1987; amended at 11 18696, effective October 27, 1987; amended at 11 Ill. Reg. 20909, effective December 14, 1987; amended at 12 Ill. Reg. 916, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1960, effective January 1, 1988, for a amended at 12 Ill. Reg. 6246, effective March 16, 1988; amended at 12 Ill. Reg. 6728, effective March 22, 1988; Sections 140.900 thru 140.912 and Ill. Adm. Code 149.5 thru 149.325 at 12 Ill. Reg. 7401; amended at 12 Ill. amended at 10 Ill. Reg. 6981, effective April 16, 1986; amended at 10 Ill. at 10 Ill. Req. 18808, effective October 24, 1986; amended at 10 Ill. Req. at 12 Ill. Reg. 16921, effective September 28, 1988, for a maximum of 150 11 Ill. Reg. 17295, effective September 30, 1987; amended at 11 Ill. Reg. effective June 1, 1987; amended at 11 Ill. Reg. 11528, effective June 22, emergency amendment at 12 Ill. Reg. 11868, effective July 1, 1988, for a 111. Reg. 9169, effective April 28, 1987; amended at 11 111. Reg. 10903, 672, effective January 6, 1986; amended at 10 Ill. Reg. 1206, effective III. Reg. 12290, effective July 6, 1987; amended at 11 Ill. Reg. 14048, June 3, 1988; amended at 12 Ill. Reg. 10717, effective June 14, 1988; effective December 27, 1985; emergency amendment at 10 Ill. Reg. 798,

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28, 1989; amended at 13 Ill. Reg. 3351, effective March 6, 1989; amended at 13 expired July 14, 1990; amended at 14 Ill. Req. 4543, effective March 12, 1990; 1990; amended at 14 Ill. Reg. 17279, effective October 12, 1990; amended at 14 5, 1990; amended at 14 Ill. Reg. 20478, effective December 7, 1990; amended at effective May 23, 1991; amended at 15 Ill. Reg. 8972, effective June 17, 1991; .989; Sections 140.850 thru 140.896 recodified to 89 Ill Adm. Code 146.5 thru 1989, for a maximum of 150 days; emergency expired November 28, 1989; amended maximum of 150 days; emergency expired August 3, 1990; emergency amendment at 14 111. Reg. 5575, effective April 1, 1990, for a maximum of 150 days; effective October 30, 1990; amended at 14 Ill. Reg. 18813, effective November 14 Ill. Reg. 20729, effective December 12, 1990; amended at 15 Ill. Reg. 298, effective February 14, 1989; amended at 13 Ill. Reg. 3069, effective February 140.94 thru 140.398 recodified to 89 Ill. Adm. Code 148.10 thru 148.390 at 13 at 13 Ill. Reg. 11516, effective July 3, 1989; amended at 13 Ill. Reg. 12119, 17, 1989; amended at 13 Ill. Reg. 14391, effective August 31, 1989; emergency 10062, effective June 12, 1990; amended at 14 Ill. Reg. 10409, effective June effective August 22, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. effective January 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. for a maximum of 150 days; amended at 14 Ill. Reg. 13262, effective August 6, 111. Reg. 9572; emergency amendment at 13 Ill. Reg. 10977, effective July 1, 148.120 at 13 Ill. Reg. 12118; amended at 13 Ill. Reg. 12562, effective July amendment at 13 Ill. Reg. 15473, effective September 12, 1989, for a maximum effective April 27, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 19, 1990; emergency amendment at 14 Ill. Reg. 12082, effective July 5, 1990, Reg. 10468, effective July 1, 1991; amended at 15 Ill. Reg. 11176, effective amended at 14 Ill. Reg. 190, effective December 21, 1989; amended at 14 Ill. emergency expired August 29, 1990; emergency amendment at 14 Ill. Reg. 5865, 146.225 at 13 Ill. Reg. 7040; amended at 13 Ill. Reg. 7025, effective April 1990; emergency amendment at 14 Ill. Reg. 14184, effective August 16, 1990, 111. Reg. 18057, effective October 22, 1990; amended at 14 111. Reg. 18508, 1174; amended at 15 Ill. Reg. 6220, effective April 18, 1991; amended at 15 Ill. Reg. 6534, effective April 30, 1991; amended at 15 Ill. Reg. 8264, effective April 3, 1990, for a maximum of 150 days; amended at 14 Ill. Req. 1051, effective January 18, 1991; Section 140.569 withdrawn at 15 Ill. Reg. 14826, effective August 31, 1990; amended at 14 Ill. Reg. 15366, effective September 12, 1990; amended at 14 Ill. Reg. 15981, effective September 21, Reg. 2564, effective February 9, 1990; emergency amendment at 14 Ill. Reg. effective April 3, 1989; amended at 13 Ill. Reg. 5718, effective April 10, emended at 15 Ill. Reg. 10114, effective June 21, 1991; amended at 15 Ill. 7141, effective April 27, 1990; emergency amendment at 14 Ill. Reg. 7249, 24, 1989; amended at 13 Ill. Reg. 7786, effective May 20, 1989; Sections emergency amendment at 14 Ill. Reg. 4577, effective March 6, 1990, for a effective July 7, 1989; Section 140.110 recodified to 89 Ill. Adm. Code of 150 days; amended at 13 Ill. Reg. 16992, effective October 16, 1989; Ill. Reg. 3917, effective March 17, 1989; amended at 13 Ill. Reg. 5115, 3241, effective February 14, 1990, for a maximum of 150 days; emergency effective December 28, 1990; emergency amendment at 15 Ill. Reg. 592, for a maximum of 150 days; emergency amendment at 14 Ill. Reg. 14570,

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effective January 24, 1992; amended at 16 Ill. Reg. 3552, effective February 28, 1992; amended at 16 Ill. Reg. 4006, effective March 6, 1992; amended at 16 16 Ill. Reg. 19146, effective December 1, 1992; amended at 16 Ill. Reg. 19879, effective December 7, 1992; amended at 17 Ill. Reg. 837, effective January Il, 19, 1993; amended at 17 111. Reg. 6196, effective April 5, 1993; amended at 17 amended at 15 Ill. Reg. 17318, effective November 18, 1991; amended at 15 Ill. Ill. Reg. 11174, effective June 26, 1992; expedited correction at 16 Ill. Reg. Reg. 18097, effective November 17, 1992, for a maximum of 150 days; amended at December 1, 1992; emergency amendment at 17 Ill. Reg. 11201, effective July 1, effective September 2, 1993, for a maximum of 150 days; emergency amendment at 1993; amended at 17 Ill. Reg. 1112, effective January 15, 1993; amended at 17 at 15 Ill. Reg. 16366, effective October 22, 1991, for a maximum of 150 days; effective February 17, 1993; amended at 17 Ill. Reg. 3421, effective February maximum of 150 days; amended at 17 Ill. Reg. 1861 effective October 8, 1993; August 1, 1991; emergency amendment at 15 Ill. Reg. 11515, effective July 25, effective August 14, 1992, for a maximum of 150 days; emergency amendment at 16 Ill. Reg. 15109, effective September 21, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 15561, effective September 30, 1992; amended at 16 effective May 17, 1993; expedited correction at 17 Ill. Reg. 7078, effective maximum of 150 days; emergency expired January 12, 1992; emergency amendment Reg. 17733, effective November 22, 1991; emergency amendment at 16 Ill. Reg. emergency amendment at 15 Ill. Reg. 12919, effective August 15, 1991, for a emergency amendment at 17 Ill. Reg. 18571, effective October 1, 1993, for a 11348, effective March 20, 1992; emergency amendment at 16 Ill. Reg. 11947, effective July 10, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. Ill. Reg. 17302, effective November 2, 1992; emergency amendment at 16 Ill. 1993, for a maximum of 150 days; emergency amendment at 17 Ill. Reg. 15162, effective December 20, 1991, for a maximum of 150 days; amended at 16 1992; amended at 16 Ill. Reg. 10050, effective June 5, 1992; amended at 16 Ill. Reg. 2290, effective February 15, 1993; amended at 17 Ill. Reg. 2951, effective April 7, 1992; amended at 16 Ill. Reg. 7017, effective April 17, 12186, effective July 24, 1992; emergency amendment at 16 Ill. Reg. 13337, Ill. Reg. 174, effective December 24, 1991; amended at 16 Ill. Reg. 1877, 17 Ill. Reg. 18152, effective October 1, 1993, for a maximum of 150 days; 111. Reg. 6839, effective April 21, 1993; amended at 17 Ill. Reg. 7004, Ill. Reg. 6408, effective March 20, 1992; amended at 16 Ill. Reg. 6849, 1991, for a maximum of 150 days; emergency expired December 22, 1991; _, effective amended at 17 Ill. Reg. _

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES

Hospice Section 140.469

and coordinated by a team of professionals and volunteer workers who Hospice is a continuum of palliative and supportive care, directed a)

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DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section 140.469(a) (continued)

provide care to terminally ill persons to:

- reduce or abate pain or other symptoms of mental or physical distress, and 1)
- meet the special needs arising out of the stresses of terminal illness, dying or bereavement. 2)
- Hospice care is a covered service for all eligible clients, including residents of intermediate and skilled care facilities, when provided by a Medicare certified hospice provider and in accordance with provisions contained in 42 CFR 418.1 through 418.405. (q
- Covered services include: ς)
- Nursing care,
- Physician services_
- Medical social services, 3)
- Short term inpatient care, 4)
- Medical appliances, supplies and drugs, 2)
- Home health aide services (9
- Therapy Occupational, physical and speech-language therapy pathelegy services to control symptoms, and 7
- Counseling services, 8
- specific level of care into which each day of care is classified. Reimbursement shall be at the established Medicare rate for the The four levels of care are: q
- care rate for each day the patient is at home, under the care of Routine Home Care. The hospice will be paid the routine home is paid without regard to the volume or intensity of routine the hospice, and not receiving continuous home care. home care services provided on any given day. 1
- care rate is divided by 24 hours in order to arrive at an hourly paid when continuous home care is provided. The continuous home Continuous Home Care. The continuous home care rate will be rate. A minimum of eight (8) hours must be provided. 2)

DEPARTMENT OF PUBLIC AID

NOTICE OF PROPOSED AMENDMENTS

Section 140.469(d)(2) (continued)

hour or part of an hour of continuous care furnished, the hourly rate will be reimbursed to the hospice up to 24 hours a day.

- discharge. Payment for the sixth day and any subsequent days is including the date of admission, but not counting the date of Inpatient Respite Care. The inpatient rate will be paid each facility and is receiving respite care. Payment for respite care may be made for a maximum of five (6) days at a time, day on which the beneficiary is in the approved inpatient to be made at the routine home care rate. 3)
- payment rates (i.e., routine home care) will be applicable for a for the day of discharge from an inpatient unit. In which case, day on which the patient receives hospice inpatient care except the appropriate home care rate is to be paid unless the patient The inpatient rate will be paid when general inpatient care is provided. None of the other fixed General Inpatient Care. dies as an inpatient. 4)
- When the individual resides in an ICF or SNF facility, the Department shall provide payment of an add-on amount to the hospice on routine home care and continuous home care days. The add-on amount will constitute a portion of the facility rate the State would be responsible for as mandated by 42 CFR 418.1 - 418.205. (e
- provided by an employee of the hospice or under arrangements made by These add-on amounts will be utilized when determining the services such as direct patient care when physician services are The hospice shall receive an add-on amount for other physician the hospice unless those services are performed on a volunteer hospice cap amount. £)
- period of a year shall be limited by a payment cap as set forth in 42 Medicaid payment to a hospice provider for care furnished over the CFR § 418.309. Any overpayment shall be refunded by the hospice provider. 6

, effective
. Reg.
7 III.
at 17
Amended
(Source:

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ILLINOIS RACING BOARD

NOTICE OF PROPOSED REPEALER

Heading of the Part: Definitions $\widehat{}$

Code Citation: 11 Ill. Adm. Code 401

Proposed Action: Repeal Section Numbers: 401.10

Statutory Authority: 230 ILCS 1992, 5/1 et seq.

rulemaking repeals definitions used in Subchapter B. These definitions can This A complete description of the subjects and issues involved: be found in the Proposed Part 201. 4 2

Will these proposed amendments replace emergency amendments currently in (9

Does this rulemaking contain an automatic repeal date? No.

No. Do these proposed amendments contain incorporation by reference? 6

Are there any other proposed amendments pending in this Part? 6

Statement of Statewide Policy Objectives: No local governmental units will be required to increase expenditures. 10

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: All comments should be submitted in writing, within 30 days of this notice, to:

Illinois Racing Board, Legal Department 100 West Randolph, Ste. 11-100 Chicago, Illinois 60601

12) Initial Regulatory Flexibility Analysis:

Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: 10-20-93 P

Types of small business affected: None 8 Reporting, bookkeeping or other procedures reguired for compliance: 0

None Types of professional skills necessary for compliance: 0

The full text of the proposed amendment begins on the next page:

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NOTICE OF PROPOSED REPEALER

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY SUBTITLE B: HORSE RACING CHAPTER I: ILLINDIS RACING BOARD SUBCHAPTER b: RULES APPLICABLE TO ORGANIZATION LICENSEES

PART 401 DEFINITIONS (REPEALED)

Section

401.10 Definitions

AUTHORITY: Implementing Section 29 (b) and authorized by Section 9 (b) of the Illinois Horse Racing Act of 1975 Ill. Rev. Stat. 1979, ch. 8, pars. 37-29 (b) and 37-9 (b).

effective

Section 401.10

Definitions

As used in the rules applicable to organization licensees, except as otherwise indicated below, the Board has adopted those definitions contained in Section 3 of the Act. In addition, except where the context otherwise requires, the following definitions shall apply to all Rules in Section B (11 III. Adm. Code Subtitle B, Chapter I, Subchapter b)

"Act" means the Illinois Horse Racing Act of 1975, Ill. Rev. Stat., Ch. 8, Section 37-1 et seq., as now or hereinafter amended.

"Approximate odds" means odds on a \$2 wager.

"Betting interest" means horse, entry or field.

"Breakage" means the odd cents by which the amount payable on each dollar wagered exceeds a multiple of $10\mathcal{C}$.

"Computerized Sell/Pay Totalizator System" means an electric totalizator system such as the Amtote 300 Series Totalisator System manufactured by American Totalisator Co., or any other comparable system performing similar functions manufactured by another, person, firm or corporation.

"Field" means a group of horses which constitutes a single betting interest. A field occurs when more horses representing separate

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interests are started in a race than the number of post positions on the tote board. All horses in excess of a number of interests are started in a race than the number of post positions on the tote board. All horses in excess of a number of interests one less than the total number of post positions on the tote board shall be grouped in the betting as "the field."

"Minor" means any person under the age of seventeen.

"Mutuel manager" means that individual designated by the organization licensee to supervise its pari-mutuel department.

"Odds board" means that board located in the infield of a race track and within view of the public, on which information including, but not limited to, the amounts wagered on each betting interest and approximate odds are prominently displayed for the benefit of the public. "Odds board" is synonymous with "tote board".

"Off bell" means a device operated by the stewards which signals the locking of the ticket—issuing machines.

"Outstanding tickets" means uncashed winning pari-mutuel tickets.

"State Director of Mutuels" means "Director of Mutuels" as defined in Section 3.04 of the Act.

"Stewards' stand" means that room generally located on the roof of a race track grandstand or clubhouse, from which the thoroughbred state and track stewards or the harness state stewards and presiding judge observe the running of races. "Stewards' stand" is synonymous with "judges' stand."

"Totalizator" means an electric device which automatically registers the wagers made on each horse or pool and prints or issues a ticket representing each such wager or wagers.

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NOTICE OF PROPOSED REPEALER

Definitions Heading of the Part: 2 Code Citation: 11 Ill. Adm. Code 1304 5)

Section Numbers: 1304.10

4

Proposed Action: Repeal 230 ILCS 1992, 5/1 et seq Statutory Authority:

- A complete description of the subjects and issues involved: This rulemaking repeals definitions applicable to Harness Racing. These definitions can be found in Proposed Part 201. 2
- Will these proposed amendments replace emergency amendments currently in effect? (9
- Does this rulemaking contain an automatic repeal date? 2
- 9 Do these proposed amendments contain incorporation by reference? 8
- Are there any other proposed amendments pending in this Part? No 6
- No local governmental units Statement of Statewide Policy Objectives: will be required to increase expenditures. 10
- proposed rulemaking: All.comments should be submitted in writing, within 30 days of this notice, to: Time, Place and Manner in which interested persons may comment on this =

Illinois Racing Board, Legal Department 100 West Randolph, Ste. 11-100 Chicago, Illinois 60601

12) Initial Regulatory Flexibility Analysis:

- Date rule was submitted to the Business Assistance Office of the 10/20/93 Department of Commerce and Community Affairs: P
- None Types of small business affected: 8
- Reporting, bookkeeping or other procedures reguired for compliance: 0
- None Types of professional skills necessary for compliance: 0

The full text of the proposed amendment begins on the next page:

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NOTICE OF PROPOSED REPEALER

ALCOHOL, HORSE RACING, AND LOTTERY CHAPTER I: ILLINOIS RACING BOARD SUBTITLE B: HORSE RACING TITLE 11:

SUBCHAPTER f: RULES AND REGULATIONS OF HARNESS RACING PART 1304

DEFINITIONS (REPEALED)

1304.10 Section

Definitions

Application of Following Rules and

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1979, ch.8, par. 37-9(b)).

SOURCE: Published in Rules and Regulations of Harness Racing, (original date not cited in publication); amended April 30, 1976; codified at 5 Ill. Reg. 10922; repealed at 17 Ill. Reg._____, effective

Application of Following Rules and Definitions Section 1304.10

Rules Shall Apply -

reward and the definitions here given are to be considered in connection with the Rules and Regulations of racing and as part The following rules of racing apply to all persons, associations or corporations that shall hold, conduct, or participate in any meeting licensed by the Illinois Racing Board where horse racing shall be held for any stake, purse or

Added Money Early Closing Event -

An event closing in the same year in which it is to be contested in which all entrance fees received are added to the

How Reckoned -Age,

The age of a horse shall be reckoned from the first day of January of the year of foaling. Age for foals born in November January of the year of foaling. Age for foals born in Novemt and December of any year shall be reckoned from January 1 of the succeeding year

Also Eligible

THE METTER WAY

Horse Officially entered, but not permitted to start unless the field is reduced by scratches below a specified number.

NOTICE OF PROPOSED REPEALER

A request for the Board to investigate, consider and review any decisions or rulings of judges or officials of a meeting or the decisions of the Board itself. The appeal may deal with the conduct of races, licensing, decisions of racing officials or the Illinois Racing Board.

Board

Whenever the word "Board" is used, it refers to the "Illinois Racing Board."

Breakage -

In pari-mutuel betting, Illinois tracks pay-off to the dime on a dollar. The pay-off, for example, on \$6.89 would be \$6.80. In the event of an anticipated minus pool, the track can break at a nickel on the dollar. The breakage is split between the track and the state.

Breeder

A breeder is the owner of a mare at the time of conception.

Claiming Race

One in which any horse starting therein may be claimed for the price entered in conformance with the Rules and Regulations.

Conditioned Race

An overnight event to which eligibility is governed previously specified qualifications.

Declaration

Naming of a horse to a particular race as a starter.

Disqualification -

The person disqualified is debarred from acting as an official or from starting or driving a horse in a race, or in the case of a disqualified horse, it shall not be allowed to start or shall otherwise be punished, or shall not maintain its finishing position for betting and purse purposes.

Early Closing Race -

A race for a definite amount to which entries close at least six weeks preceding the race. The entrance fee may be on the installment plan or otherwise, and all payments are forfeits.

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NOTICE OF PROPOSED REPEALER

horses in the "entry." If a race is split in two or more divisions, horses in an "entry" shall be seeded in separate divisions, but the divisions in which they compete and their post positions shall be by the same person, or trained in the same stable or by the same management, they shall be coupled as an "entry," with no exceptions and a wager on one horse in the "entry" shall be a wager on all When starters in a race include two or more horses owned or trained drawn by lot.

Expulsion -

Unconditional exclusion and disqualification from any participation in racing, either directly or indirectly, or in the privileges and uses of the course and grounds of a race track operator.

Extended Pari-Mutuel Meetings -

at which no An extended pari-mutuel meeting is a meeting or meetings, at which n agricultural fair is in progress, with an annual total of more than 10 days duration with pari-mutuel wagering.

Futurity

A stake in which the dam of the competing animal is nominated either when in foal or during the year of foaling.

Same as a stake, with a guarantee by the party opening it that the sum shall not be less than the amount named. Guaranteed Stake

Handicap -

be assigned by the racing secretary. sex or distance allowance is made. A race in which performance, positions for a handicap may

Horse

In the general sense, as implied in the Rules and Regulations, term "horse" includes a stallion, mare, gelding, colt or filly.

Illinois-Bred Colt Or Filly

for Sired by a stallion owned by an Illinois resident and standing the season in which the mare was bred in the State of Illinois.

Illinois Owned -

Owned by a resident of Illinois at the time the horse is declared in to start and at the time of the race.

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NOTICE OF PROPOSED REPEALER

When a race is made to go "in harness" it shall be construed to mean that the performance shall be to a sulky. In Harness

Any act, which by design or otherwise, and regardless of actual contact, hampers or obstructs any competing horse or horses. Interference -

A race for a fixed amount to which entries close less than six weeks and more than three days before the race is to be contested. Late Closing Race

Length of Race – Races shall be given at a stated distance in units not shorter than a

A horse that has never won a race for a purse at the gait at which it is entered to start. Maiden -

A race with no entrance fee and where the premiums, if any, are other than money. Matinee Race -

Situation that can develop in pari-mutuel betting when so much money is bet on one horse that the balance of the pool is insufficient to pay off as required by state law. The track then makes up the deficit. Minus Pool -

The naming of a horse or in the event of a futurity, the naming of a foal in utero to a certain race or series of races, eligibility of and the payment of subsequent sustaining fees and/or starting fees. which is conditioned on the payment of a fee at the time of naming Nomination -

A race for which entries close not more than three days (omitting Sundays) or less before such race is to be contested. Overnight Event

Includes the owner, part owner, or lessee of a horse or horses. Owner

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to race, alleging improper entry or citing any act of owner, driver, caretaker or official prohibited by the Rules and Regulations, and which, if true, would exclude the horse or driver from the race. An objection, properly sworn to, charging that a horse is ineligible Protest

The fastest time made by a horse in a race that he won or performance against time Record

Scoring -Preliminary practice starts taken by the horses in a race, after the post parade and before they are called to line up for the start by

A race which will be contested in a year subsequent to its closing in which the money given by the track conducting the same is added to the money contributed by the nominators, all of which except contributed in nominating, sustaining and starting payments must be paid to the winner or winners. deductions for the cost of promotion, breeders or nominators awards Stake -

to Unconditional exclusion and disqualification from the time of receipt course and grounds of a track during the progress of a race meeting, unless otherwise specifically limited when such suspension is imposed, such as a suspension from driving. A suspension or expulsion of either a husband or wife shall apply in each instance both the husband and wife. The suspension becomes effective when of written notice of suspension from privileges and uses of the notice is given unless otherwise specified. Suspension

The commission deducted from mutuel pools which is shared by the Take

In a stake race, a walkover When only one horse or horses in the same interest start and claim the purse by going once over the course. In a stake race, a walk is entitled to all the stake money and forfeits unless otherwise provided in the published conditions.

Malkover -

ILLINOIS RACING BOARD

NOTICE OF PROPOSED REPEALER

Ninner -

The horse whose nose reaches the wire first. If there is a dead heat for first, both horses shall be considered winners.

Wire -

The wire is a real or imaginary line from the center of the judges' stand to a point immediately across, and at right angles to, the track.

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NOTICE OF PROPOSED REPEALER

1) Heading of the Part: Definitions and Interpretations

2) Code Citation: 11 Ill. Adm. Code 501

Section Numbers: 501.10 Proposed Action: Repeal 501.20

4) Statutory Authority: 230 ILCS 1992, 5/1 et seq.

5) A complete description of the subjects and issues involved: This rulemaking repeals definitions used in Subchapters C, D and E. These definitions can be found in the Proposed Part 201.

6) Will these proposed amendments replace emergency amendments currently in effect? No.

7) Does this rulemaking contain an automatic repeal date? No.

8) Do these proposed amendments contain incorporation by reference? No.

9) Are there any other proposed amendments pending in this Part? No

10) Statement of Statewide Policy Objectives: No local governmental units will be required to increase expenditures. 11) Time. Place and Manner in which interested persons may comment on this proposed rulemaking: All comments should be submitted in writing, within 30 days of this notice, to:

Illinois Racing Board, Legal Department 100 West Randolph, Ste. 11-100 Chicago, Illinois 60601

12) Initial Regulatory Flexibility Analysis:

 A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: 10/20/93

B) Types of small business affected: None

C) Reporting, bookkeeping or other procedures required for

D) Types of professional skills necessary for compliance: None

The full text of the proposed amendment begins on the next page:

ILLINOIS RACING BOARD

NOTICE OF PROPOSED REPEALER

SUBCHAPTER c: RULES APPLICABLE TO ALL OCCUPATION LICENSEES HORSE RACING, AND LOTTERY SUBTITLE B: HORSE RACING CHAPTER I: ILLINOIS RACING BOARD TITLE 11: ALCOHOL,

DEFINITIONS AND INTERPRETATIONS (REPEALED PART 501

Section 501.10

Definitions Gender and Number

AUTHORITY: Implementing and authorized by the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1979, ch.8, par. 37-1 et seq.; see in particular paragraph 37-9(b)).

SOURCE: Adopted at 5 III. Reg. 10333, effective September 25, 1981; codified at 5 III. Reg. 10907; amended at 9 III. Reg. 15916, effective October 7, 1985; repealed at 17 III. Reg. ______, effective

Section 501.10 Definitions

Except as otherwise indicated below, the Board has adopted those definitions contained in Section 3 of the Act. In addition, except where the context otherwise requires, the following definitions shall apply to all rules in Subchapters c, d, and e.

"Act" means the Illinois Horse Racing Act of 1975, Ill. Rev. Stat. Ch. 8, par. 37-1 et seq. as now or hereafter amended. "Added Money" means the money added by a racing association to the various fees paid by the owners of the horses nominated to, entered and/or starting in a race.

'Added Money Early Closing Event" means a harness race closing entrance and declaration fees received are added to the purse in the same year in which it is to be contested in which all

November 1,1970 and thereafter. However, the exception for foals of November and December shall not apply to standardbreds November and December of any year in which case the age shall be calculated from January 1 of the succeeding year effective "Age" of a harness horse is calculated from the first day of January of the year of foaling, except for foals born in November 1,1970 and thereafter. Foaled after December 31,1980

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"Age" of a thoroughbred horse is calculated as beginning on the first day of January of the year foaled.

"Allowance" means:

weights, or

conditions of a race.

"Allowance Race" means a race other than a claiming race for which certain conditions of eligibility are established.

"Also Eligible" means a horse which has been entered in a race but is not permitted to start unless the number of entrants is reduced by scratches below the number specified for that race.

ಹ "Applicant" means an applicant for an occupation license in specified category or categories.

"Association Grounds" means all areas used by a racing association in conducting a race meeting.

which can be used to stimulate or depress a horse or affect its speed in a race or workout. A battery is also commonly known as a "joint", "buzzer", or "machine". "Battery" means any battery, buzzer, electrical, or mechanical device or other appliance, except the ordinary whip or spur,

Board" means the "Illinois Racing Board".

'Bookmaker" means a person who accepts bets on races other that through a pari-mutuel machine. of "Breeder" (Harness) means the owner of a horse's dam at the time breeding. "Breeder" (Thoroughbred) means the owner of a horse's dam at the time of foaling for "Civil Penalty" means a monetary penalty imposed on a licensee violation of Board rules or the Act.

"Claim" means the method by which an eligible person, pursuant to rule CiO.1 (11 Ill. Adm. Code Section 510.10), can purchase a horse rule C10.1 (11 I11. Adm. from a claiming race.

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ILLINOIS RACING BOARD

NOTICE OF PROPOSED REPEALER

"Claim Bank" or "Claim Form" means the form upon which an eligible person agrees to purchase a horse from a claiming race. "Claiming Price" means the predetermined price at which a horse in claiming race must be sold if it is claimed.

"Claiming Race" means a race in which any horse may be sold to eligible person. "Colt" (Harness) means an uncastrated horse under four years of age

"Colt" (Thoroughbred) means an uncastrated horse under five years of

"Condition Book" means a booklet published by a thoroughbred racing association which sets out the conditions, purses, and descriptions

"Conditioned Race" means an overnight race to which entry eligibility is governed by previously specified qualifications.

of "Condition Sheet" means a listing published by a harness racing association which sets out the conditions, purses, and description future races. "Dash" is a race decided in a single trial. Dashes may be given in a series of two or three races governed by one entry fee for the series, in which event a horse must start in all dashes. Positions may be drawn for each dash.

"Dead Heat" means the finish of a race in which two or more horses finish in a tie. "Declaration" in harness racing means the process of entering a horse in a particular race.

"Declaration" in thoroughbred racing means the withdrawal of a horse entered for a race after the closing of entries. Also known as a

"Disqualified" means a horse placed in a lower position, in the official order of finish in a race, than it actually finished due to an infraction of the rules.



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NOTICE OF PROPOSED REPEALER

'Early Closing Race" means a harness race to which entries close at east six weeks preceeding the race. "Eligible to race" refers to a horse whose trainer: has been granted stall space on association grounds; or has been approved to stable elsewhere and to ship in to race at a specific race meeting.

that are entered in a race and that are coupled as a mutuel entry or horse for a race; a horse entered for a race; or two or more horses 'Entry" depending on the context means: the act of the entering oined in the mutuel field. Equipment" means the items worn by or attached to a horse in a race.

grounds. Unless otherwise noted in a rule or ruling, an exclusion is unconditional and encompasses all of the association grounds. "Exclusion" means to be barred from all or part of association

'Filly" means a female horse under five years of age.

to the race course, which marks the end of a race. Also known as "finish wire". "Finish Line" means a real or imaginary line perpendicular

"Foul Claim" or "Claim of Foul" means an objection made to the stewards by a driver, jockey, owner, or trainer of a horse involved in a race alleging a foul.

the horse becomes a three-year old, often before the nominated horse "Futurity" in thoroughbred racing means a stakes race for horses not older than three years of age, in which nominations are made before

'Gelding" means a castrated horse.

"Gimmick Race" means a race on which a form of multiple wagering is conducted, such as Daily Double, Quinella, Exacta, Perfecta, or Trifecta wagering. (See Rules B5, B6, B7, B8, and B9; 11 Ill. Adm. Code Parts 405, 406, 407, 408, and 409).

assigned in the basis of past performances so as to equalize the chances of all horses entered. Post positions in a handicap claiming race are sometimes determined by claiming price. "Handicap" (Harness) means a race in which starting positions are

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"Handicap" (Thoroughbred) means a race in which the weights carried by the entered horses are assigned by the Handicapper for the purpose of equalizing their respective chances of winning.

"Handicapper" means a person, usually the Racing Secretary, who assigns weights (Thoroughbred) or post positions (Harness) to horses nominated to a handicap.

"Heat" means one of the two or three installments of a race

"Horse" is

An all encompassing term for any equine of any age including colt, filly, gelding, ridgeling, mare or stallion; or

an uncastrated horse five years of age or older.

conditions of a race, to participate in a specific racing activity "Ineligible Horse" means a horse not qualified under the rules or

"Ineligible Person" means a person not qualified under the rules to participate in specific racing activity.

"Inquiry" means an investigation or examination, conducted by the Board or its Stewards, into a possible rule violation.

these rules, the word "jockey" also shall refer to apprentice jockeys "Jockey" means rider of racehorses; unless otherwise indicated in

"Lessee" means a licensed owner whose interest in a horse is by lease agreement. "Licensee" means a person or legal entity that has been issued an occupation license to participate in racing under the jurisdiction of the Board. The term is used in these rules synonymously with "occupation licensee" as defined in Section 37-3.09 of the Act.

"Maiden" (Harness) means a horse which has never won a heat or race at the gait it is entered to start and for which a purse is offered.

winner's purse on the flat at a recognized meeting in any country. "Maiden" (Thoroughbred) means a horse which has never earned a

"Mare" means a female horse five years of age or older.

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"Mutuel Manager" means the individual designated by the racing association to supervise its pari-mutuel department.

"Nominator" means an owner who names a horse as a contender in stakes and/or handicap race. 'Nominee" means a horse nominated to a stakes and/or handicap race.

jockey of a horse in a race immediately after a race and before the race is made official or a claim of foul lodged with the patrol judge in a starting car, by a driver of a horse in a race, immediately after the race and before the driver dismounts. Objection" means a claim of foul lodged with the stewards by a

"Organization Licensee" see "Racing Association".

o "Owner" includes the owner, part owner, or lessee of any horse "Post" means the place on the race course from which the start of race is made. "Post Time" means the advertised time for the arrival at the starting point of all horses for a race.

"Protest" means:

hour prior to a race with respect to the eligibility of any horse to compete in a race, alleging improper entry, weight assignment, or any fact which, if true, would exclude the horse, its owner, its trainer, or its jockey or driver from a written complaint lodged with the stewards no later than one participating in the race; or

a challenge to claim of a horse as provided in 11 Ill. Adm. Code 510.120 (Řule C10.12)

"Purse Race" means a race for money to which the owners of competing horses do not contribute.

The purpose is to Qualifying Race" means a race for which no purse money is offered view horses for speed, racing manners, and competitiveness. and on which no pari-mutuel wagering is conducted.

'Race Course" means the actual racing surface.

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"Race Track Enclosure" means association grounds, owned, leased, or controlled by the racing association, whether or not enclosed by a fence and including, but not limited to, track parking lots. The race track enclosure shall not include any trailer parks which are on or adjacent to, but separated by a fence from, association grounds

"Race Meeting" means the whole period of time, whether consecutive dates or nonconsecutive dates are granted, for which an organization license has been issued.

other entity licensed by the Board to conduct a race meeting. The term is used synonymously with "organization licensee" as defined in 'Racing Association" means any person, partnership, corporation, or Section 37-3.11 of the Act. "Racing Interest" means any individual owner, any partnership of owners, or corporation which participates as owning entity or nominator of a race horse. A licensed owner may be part of more than one racing interest.

"Racing Jurisdiction" means a governmental regulatory body that, by statute or ordinance, regulates pari-mutuel racing. "Recognized Meeting" means any race meeting with regularly scheduled races licensed by and conducted under rules promulgated by a governmental regulatory body including foreign countries which are regulated by a racing authority. "Restricted Area" means an area on the grounds of a race track where admission can be obtained only upon presentation of valid credentials. Such areas shall include the stable area, detention barn, jockey or drivers room, paddock, race course and pari-mutuel department.

'Rules" means rules and regulations of the Board.

"Ruling" means a written decision, determination, and/or order of the Stewards

"Scoring" means preliminary warm-ups by horses in a harness race post parade. after the

"Scratch" means the withdrawl of a horse from a race after the closing of entries.

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means the time designated by the racing association as a deadline for horsemen to file a request for a scratch. "Scratch Time"

"Stakes" means all the fees paid by subscribers to a stakes race, which could include the nomination, eligibility, supplemental, entry or starting fees or any fee that is required by the conditions of a

"Stakes Race" means a race that is closed to nominees more than 72 hours before it is run with a purse that includes all stakes payments in addition to the money added by the racing association.

"Starter" (Harness) means a horse that starts in a race in compliance with Harness Rule 16.1 (11 Ill. Adm. Code 1316.10).

"Starter" (Thoroughbred) means a horse that is in the starting gate stall when the field is dispatched by the offical starter.

and track stewards or the harness state stewards and presiding judge race track grandstand or clubhouse from which the thoroughbred state "Stewards Stand" means that room generally located on the roof of a observe the running of the race. "Subscription" means the nomination or entry of a horse in a stakes

"Sulky" means a dual-shaft, dual wheel racing vehicle.

"Suspension" means a penalty in which the powers and privileges of license are countermanded for a specified period of time. An occupation licensee whose license is suspended is prohibited from engaging in any licensed occupation and is excluded from association grounds unless the ruling or order otherwise specifies, such as a suspension from driving or riding. "Tout" means someone who furnishes information concerning selection of a race of a horse for wagering purposes, or predicts the outcome for wagering purposes, in exchange for a consideration. "Validation" means the act or process by which the Board's licensing office at a race meeting stamps or otherwise marks the licensee's identification card, thereby allowing the licensee access to restricted areas.

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"Vendor" means a seller of feed, mediciation, stable supplies, or other merchandise in restricted areas. "Weigh-In" means the presentation of a jockey to the Clerk of Scales for weighing after a race.

"Weigh-Out" means the presentation of a jockey to the Clerk of Scales for weighing prior to a race.

"Wire" see "Finish Line".

Gender and Number Section 501.20 Pronouns of the masculine gender include the feminine and the neuter. Words in the singular number include the plural and in the plural include the singular.

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NOTICE OF PROPOSED REPEALER

- 1) Heading of the Part: Definitions and Interpretations
- Code Citation: 11 Ill. Adm. Code 1401 2)

Proposed Action: Repeal Repeal Repeal	Repeal Repeal Repeal Repeal	repeal Repeal Repeal Repeal Repeal	Repeal Repeal Repeal Repeal
Section Numbers: 1401.10 1401.20 1401.25 1401.30			

Statutory Authority: 230 ILCS 1992, 5/1 et seq.

4)

- A complete description of the subjects and issues involved: This rulemaking repeals definitions applicable to Thoroughbred Racing. These definitions can be found in Proposed Part 201. 2)
- Mill these proposed amendments replace emergency amendments currently in effect? (9
- Does this rulemaking contain an automatic repeal date? ()
- ₽. Do these proposed amendments contain incorporation by reference? 8
- Are there any other proposed amendments pending in this Part? No 6)
- <u>Statement of Statewide Policy Objectives</u>: No local governmental units will be required to increase expenditures. 10)

NOTICE OF PROPOSED REPEALER

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: All comments should be submitted in writing, within 30 days of this notice, to:

Illinois Racing Board, Legal Department 100 West Randolph, Ste. 11-100 Chicago, Illinois 60601

- 12) Initial Regulatory Flexibility Analysis:
- A) Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: 10/20/93
- B) Types of small business affected: None
- C) <u>Reporting, bookkeeping or other procedures required for compliance</u>: None
- D) Types of professional skills necessary for compliance: None

The full text of the proposed amendment begins on the next page

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NOTICE OF PROPOSED REPEALER

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY SUBTITLE B: HORSE RACING CHAPTER I: ILLINOIS RACING BOARD SUBCHAPTER g: RULES AND REGULATIONS OF HORSE RACING (THOROUGHBRED)

PART 1401 DEFINITIONS AND INTERPRETATIONS (REPEALED)

Section

Illinots Racing Board Race Track Operator Recognized Meeting Rules Shall Apply Authorized Agent Illinois Bred Illinois Foaled Weight for Age Types of Races Quarter Horse Horse, Age Of Untried Horse Horse is Bred Race Meeting Racing Day Nominator Breeder Maiden Horse Owner Month 1401.10 1401.20 1401.25 1401.30 401.50 401.64 401.67 401.67 401.67 1401.90 1401.100 1401.110 1401.120 1401.130 1401.150 1401.160 1401.170 1401.180 AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1979, ch.8, par. 37-9(b)).

SOURCE: Published in Rules and Regulations of Horse Racing, (original date not cited in publication); codified at 5 III. Reg. 10957; repealed at 17 III. Reg. . . effective

Section 1401.10 Rules Shall Apply

The following Rules and Regulations apply to all persons, race track operators or corporations which shall hold, conduct, or participate in any meeting licensed by the Illinois Racing Board where horse racing shall be held for any stake, purse or reward, and the definitions here given are to be considered in connection with the Rules and Regulations, and as part of them.



NOTICE OF PROPOSED REPEALER

Horse Section 1401.20 A "horse" includes mare, gelding, stallion, colt or filly.

Quarter Horse Section 1401.25

A horse registered with the American Quarter Horse Association of Amarillo,

Horse, Age Of Section 1401.30

The age of a horse is reckoned as beginning on the first day of January of the year in which he is foaled.

Maiden Section 1401.40 A horse which at the time of starting has never won a race on the flat at any race track licensed by any racing Board or body politic who have jurisdiction of the conduct of racing in their respective states in the Unites States or a horse which at the time of starting has never won a race on the flat in any foreign country.

Untried Horse Section 1401.50

One whose produce are maidens

Horse is Bred Section 1401.60 A horse is bred at his place of birth.

Illinois Bred Section 1401.64 A horse dropped in Illinois from a mare bred in Illinois, and sired by a stallion standing for service at and within the State of Illinois at the time of such foal's conception which stallion did not stand for service at any place outside Illinois during the calendar year in which such foal was

Illinois Foaled Section 1401.67

A horse dropped in Illinois

Breeder Section 1401.70 The owner of a horse's dam at the time of foaling.

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NOTICE OF PROPOSED REPEALER

Section 1401.80

Includes owner, part owner, and lessee of a horse or horses.

Nominator Section 1401.90 Person in whose name a horse is entered for a race

Authorized Agent Section 1401.100

Regulations, the appointment to be designated in a document signed by the owner or trainer, and approved by the stewards, and deposited annually with Person appointed by owner or trainer in accordance with the Rules and the Illinois Racing Board.

Section 1401.110 Race Track Operator

Board Any person, association or corporation licensed by the Illinois Racing to conduct horse racing within Illinois for any stake, purse or reward.

Recognized Meeting Section 1401.120

- race course operated by a duly licensed operator for the period and at the place where such meeting is licensed to be held. A meeting held with the sanction of the Illinois Racing Board upon
- A meeting held in other portions of the United States, or in any foreign country, with the sanction of any turf authority whose jurisdiction over racing of any nature is recognized by the Illinois 9

Race Meeting Section 1401.130 Whole consecutive period for which license has been granted to any one operator by the Board.

Month Section 1401.140

A calendar month

Racing Day Section 1401.150

ø Any period of 24 hours beginning at midnight and included in the period of race meeting.

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NOTICE OF PROPOSED REPEALER

Types of Races Section 1401.160

o A race is a running contest between horses for purse, stakes, prize reward. Races include:

- of Purse Race. Race for money or other prize to which the owners horses engaged do not contribute. (P
- Sweepstakes. Race where owners of horses entered or engaged for the race contribute to a purse to which money or any other prize may be added, and nominations to which close 72 hours or more before starting. <u>Q</u>
- Claiming Race. A race in which, according to the conditions, all the horses running therein or certain of them may be claimed in conformity to the rules. G
- claimed for a stated claiming price and to those which have started previously for that claiming price or less. In the case of horses entered to be claimed in such a race, the race shall be considered, for the purpose of these rules, a claiming race. (See rule 274. 11 Ill. Adm. Code Section 1490.10) Optional Claiming Race. A race restricted to horses entered to be ô
- Produce Race. A race for the produce of horses named or described time of entry. 6
- Handicap. A race in which weights to be carried by the horses are assigned by the handicapper for the purpose of equalizing their chances of winning. 4
- Overnight Race. A race for which the entries close 72 hours or less, exclusive of Sundays, in advance of the first race of the day on which said race is to be run. 6
- Malkover. When two horses in entirely different interests do not run in a race. 2
- One run over a course on which no jumps or other obstacles are placed. Race on the Flat. <u></u>
- conditions, restricted to horses who have previously started for the designated claiming price or less, as stated in the conditions of the "starter" race. (See rule 274A 11 III. Adm. Code 1419.10) Starter Race. An overnight event under allowance or handicap 7

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Weight for Age Section 1401.170

Standard weight according to rules; a weight-for-age race is one in which all horses carry weights according to the scale without penalties or allowances.

Section 1401.180 Illinois Racing Board

Whenever the word "Board" is used, it means the "Illinois Racing Board."

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NOTICE OF PROPOSED RULES

Definitions Heading of the Part: _

Code Citation: 11 Ill. Adm. Code 210 2) Proposed Action: New Section Section Numbers: 210.10

Statutory Authority: 230 ILCS 1992, 5/1 et seq. 4

- A complete description of the subjects and issues involved: This rulemaking establishes a comprehensive list of definition for key horse racing terms. 2
- Will these proposed amendments replace emergency amendments currently in effect? No. (9
- Does this rulemaking contain an automatic repeal date? No. 7
- <u>ږ</u> Do these proposed amendments contain incorporation by reference? 8
- Are there any other proposed amendments pending in this Part? 6
- No local governmental units Statement of Statewide Policy Objectives: will be required to increase expenditures. 0
- 11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: All comments should be submitted in writing, within 30 days of this notice, to:

Illinois Racing Board, Legal Department 100 West Randolph, Ste. 11-100 Chicago, Illinois 60601

- 12) Initial Regulatory Flexibility Analysis:
- Date rule was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: 10/20/93 8
- Types of small business affected: None a
- Reporting, bookkeeping or other procedures required for compliance: G
- Types of professional skills necessary for compliance: 6

The full text of the proposed amendment begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY SUBTITLE B: HORSE RACING CHAPTER I: ILLINOIS RACING BOARD SUBCHAPTER a: GENERAL RULES

PART 210 DEFINITIONS

Section

Definitions 210.10 AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1991, ch. 8, par. 37-9(b)) [230 ILCS 5/9(b)]

SOURCE: Added at 17 Ill. Reg. effective

Definitions Section 210.10 Act - The Illinois Horse Racing Act of 1975, as now or hereinafter

Added Money – The money added by a racing association to the various fees paid by the owners of the horses nominated to, entered and/or starting in a race. Added Money Early Closing Event — A harness race closing in the same year in which it is to be contested in which all entrance and declaration fees received are added to the purse.

Age — The age of a horse shall be reckoned from the first day of January of the year of foaling except: for foals born in November and December of any year age shall be reckoned from January 1 of the succeeding year.

Allowance - Weights and other conditions of a race.

Allowance Race - A race, other than a claiming race, for which certain conditions of eligibility are established.

Also Eligible — A horse which has been entered in a race but is not permitted to start unless the number of entrants is reduced by scratches below the number specified for that race.

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Appeal - A request for the Board to investigate, consider or review any decisions or rulings of the officials of a meeting or the decision of the Board itself.

Applicant - A person who applies for an organization or occupation ilcense in a specified category or categories.

Approximate odds — The probable ratio of the pay-out price to a \$1 wager in the win pool in a pari-mutuel system.

Arrears - All monies owed by a licensee, including subscriptions, jockey fees, forfeitures, and any default incident to these rules.

Association - A person or business entity holding a license from the Board to conduct racing with pari-mutuel wagering.

Association Grounds - All areas used by a racing association in conducting a race meeting.

Authorized Agent - A person appointed by an owner or trainer in accordance with Board Rules, the appointment to be designated in document signed by the owner or trainer, approved by the stewards, executed annually and filed with the Illinois Racing Board.

Battery — Any battery, buzzer, electrical, or mechanical device or other appliance, except for the ordinary whip, which can be used to stimulate or depress a horse or affect its speed in a race or workout.

Beneficial Interest - Profit, benefit or advantage resulting from a contract or an ownership interest in an estate as distinct from legal title or ownership, 1.e., an interest as a devisee, legatee or donee solely for his own use or benefit and not as holder of title for use and benefit of another.

Betting interest - Horse, entry or field.

Bleeder — A horse which is examined by an official veterinarian following a race or workout and sheds blood from one or both nostrils or upon endoscopic examination shows observable amounts of free blood in the respiratory tract.

Bleeder List - A tabulation of all bleeders to be maintained by the

Board - Illinois Racing Board

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Bookmaker - A person who accepts wagers on races other than through a part-mutuel machine.

Breeder - 1. (Harness) The owner of a horse's dam at the time of breeding; 2. (Thoroughbred) The owner of the horse's dam at the time of foaling.

Breakage – The odd cents by which the amount payable on each dollar wagered exceeds a multiple of 10ϕ .

Carryover - The total amount of non-distributed pool money in a pool which is retained and added to a corresponding pool in accordance with these rules.

Civil Penalty - A penalty imposed on a licensee for a violation of Board rules or the Act.

Claim — 1. The act of an eligible owner requesting the stewards to order the sale of a horse in a claiming race to him/her for a predetermined amount; 2. To request a weight allowance; 3. To file a claim in a claiming race; 4. To acquire a horse by claiming.

Claim Form – The form upon which an eligible owner agrees to purchase a horse from a claiming race.

Claiming Price — The predetermined price at which a horse in a claiming race must be sold if it is claimed.

Claiming Race — A race in which any horse starting may be purchased for a predetermined amount in conformance with the Rules and Regulations.

Colt - 1. (Harness) An uncastrated horse under four years of age; 2. (Thoroughbred) An uncastrated horse under five years of age.

Condition Book — A booklet published by a thoroughbred racing association which sets out the conditions, purses and descriptions of future races. (Synonym: Condition Sheet).

Conditioned Race - An overnight event to which entry eligibility is governed by previously specified qualifications.

Condition Sheet - A listing, written by the Racing Secretary, with the conditions a horse must meet in order to enter a particular race.



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Conditions - Qualifications which determine a horse's eligibility to be entered in a particular race. Contest - A competitive racing event on which pari-mutuel wagering is conducted

Contestant - An individual participant in a contest.

Coupled Entry - Two (2) or more contestants in a contest that are treated as a single betting interest for pari-mutuel wagering purposes. (Also see "Entry")

Dam - The female parent.

Dash – 1. A sprint; 2. A race decided in a single trial. Dashes may be given in a series of two or three races governed by one entry fee.

Day - A 24 hour period beginning at 12:01 am and ending at 12:00 midnight. Dead Heat - A race in which two or more horses cross the finish line in a tie. Declaration - 1. (Harness) The process of entering a horse in a particular race. 2. (Thoroughbred) The withdrawal of a horse entered for a race after the closing of entries. (Synonym: scratch).

official or from starting or driving a horse in a race. 2. In the case of a horse, the act of barring it from starting or altering its finishing position for betting and purse purposes. Disqualification - 1. The act of barring a person from acting as an

Disqualify - To place a horse in a lower position, in the official order of finish in a race, than it actually finished due to an infraction of the rules. Early Closing Race - A harness race to which entries close at least six weeks preceding the race. Eligible to Race - Refers to a horse whose trainer: has been granted stall space on association grounds; or has been approved to stable elsewhere and to ship in to race at a specific race meeting.

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Entry - 1. A horse which has been entered for a race; 2. Two or more horses, owned by the same stable, or by husband and wife, or trained by the same trainer, who are coupled for the purpose of pari-mutuel betting as one betting interests.

Equipment - The items worn by or attached to a horse in a race.

grounds or the grounds under the jurisdiction of the Illinois Racing Exclusion - The act of barring from all or part of association unconditional and encompasses all of the association grounds. Unless specified in the ruling, and exclusion is Board.

Exhibition Race – A race on which no wagering is permitted.

redemption within the required time period for which it was issued. Expired Ticket - An outstanding ticket which was not presented for

Extended Pari-Mutuel Meeting - A meeting at which no agricultural fair is in progress, of more than 10 days annually, with pari-mutuel wagering. Field - 1. All the horses which compete in a race; 2. A number of horses which are grouped together as an entry for the purpose of pari-mutuel betting; 3. In a race, the horses which finish after the first three horses.

Filly - A female horse under five years of age.

indirectly receiving a pecuniary gain or sustaining a pecuniary loss as a result of ownership or interest in a horse or business entity; or again as a result of salary, gratuity or other compensation or remuneration from any person. The lessee and lessor of a horse have Financial Interest - An interest that could result in directly or financial interests.

course, which marks the end of a race. (Synonyms: finish wire, wire) Finish Line - A real or imaginary line, perpendicular to the race

Flat Race - A race in which horses mounted by jockeys run over course on which no obstacles are placed.

Foul - An improper act committed by a jockey or a horse in the running of a race.

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Foul Claim - Claim of Foul - An objection alleging a foul made to the stewards or their designee by a driver, jockey, owner or trainer of a horse involved in a race.

Forfelt - Money due from a licensee because of error, fault, neglect of duty, breach of contract or a penalty imposed by the stewards or

competing animal is nominated either when in foal or during the year of foaling. 2. (Thoroughbred) A stakes race for horses not older than three years of age, in which nominations are made before the Futurity - 1. (Harness) A stakes race in which the dam of the horse becomes a three-year old.

Gelding - A castrated horse.

Gender and Number - Pronouns of one gender include the other. Singular words include the plural and vice-versa. Gimmick Race – A race on which a form of multiple wagering is conducted, such as Daily Double, Quinella, Exacta, Perfecta,

Guaranteed Stakes - A stake race with a guarantee by the party offering it that the sum shall not be less than the amount named.

Guest Association - An association which offers licensed pari-mutuel wagering on contests conducted by another association (the host) in either the same or another state. Handicap — 1. (Harness) A race in which starting positions are assigned on the basis of past performance so as to equalize the chance of all horses entered; 2. (Thoroughbred) A race in which the weights carried by the entered horses are assigned by the Handicapper for the purpose of equalizing their respective chances of winning.

post - A person who assigns weights (thoroughbred) or positions (harness) to horses nominated to a handicap race. Handicapper

 The aggregate dollar amount of all pari-mutuel pools, excluding refundable wagers. Handle

Heat - One of two or three installments of a race



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An including, colt, filly, gelding, ridgeling, mare or stallion; 2. uncastrated male horse five years of age or older. Horse - 1. An all encompassing term for any equine of any age

Host Association - The association conducting a licensed pari-mutuel meeting from which authorized contests or entire programs are Ineligible Horse - A horse not qualified to participate in a specific race under the rules or conditions of that race. Ineligible Person - A person not qualified to participate in specific racing activity under the rules. In Harness - When a race is programmed to "go in harness" it shall be construed to mean that the performance shall be to a sulky

an by Illinois-Bred Colt or Filly - A horse sired by a stallion owned Illinois resident and standing in the State of Illinois for the season in which the mare was bred.

Illinois Foaled - A horse dropped in Illinois.

time Illinois Owned – A horse owned by a resident of Illinois at the the horse is declared in to start and at the time of the race. Illinois Racing Board - Whenever the word "Board" is used, it means the "Illinois Racing Board".

of actual contact, hampers or obstructs any competing horse or horses. Interference - Any act, which by design or otherwise, and regardless

- An investigation or examination, conducted by the Board Stewards, into a possible rule violation. Inquiry

Jockey - A rider of a thoroughbred race horse.

Late Closing Race - A race for a fixed amount to which entries close less than six weeks and more than three days before the race is to contested

Length of Race - Races shall be run at stated distance in units shorter than a sixteenth of a mile.

Lessee - A licensed owner whose interest in a horse is by lease agreement.

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occupation license to participate in racing under the jurisdiction of person or legal entity that has been issued an (Synonym: Occupation licensee). Licensee - A

(Thoroughbred) A horse which has never earned a winner's purse in a Maiden - 1. (Harness) A horse which has never won a heat or race at the gait it is entered to start for which a purse was offered; 2. flat race at a recognized meeting in any country.

Maiden Race - A contest restricted to nonwinners.

Mare - A female horse five years of age or older.

Match Race - A race between two (2) horses under conditions agreed to by their owners.

Matinee Race – A race with no entrance fee and where the prizes, any, are other than monev. Meeting - The specified period and inclusive dates each year during which an association is authorized to conduct racing by approval of the Board.

Minor - Any person under the age of seventeen (17).

Minus Pool - A minus pool occurs in pari-mutuel betting when so much money is wagered on one horse that the balance of the pool is insufficient to pay the minimum amount required by state law. The association makes up the deficit.

Month - A calendar month.

as a single betting interest for pari-mutuel wagering purposes when the total number of betting interests exceeds the number that can be handled individually by the pari-mutuel system. Mutuel Field - Two (2) or more horses in a contest that are treated

Mutuel Manager - The racing official designated by the organization licensee to supervise its pari-mutuel department.

Net Pool - The amount of gross ticket sales less refundable wagers and statutory commissions. Nominator - An owner who names his horse as a contender in a stakes and/or handicap race.

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Vominee - A horse nominated to a stakes and/or handicap race.

Nomination - The naming of a horse to a stakes and/or handicap race. series of races, eligibility to which is conditioned on the payment of a fee at the time of naming and the payment of subsequent In a futurity, the naming of a foal in utero to a certain race or sustaining fees and/or starting fees.

designee by a jockey of a horse in a race immediately after a race and before the race is made official, or a claim of foul lodged with the patrol judge in a starting car by a driver of a horse in a race, immediately after the race and before the driver dismounts. Objection - A claim of foul lodged with the stewards or their

Odds Board - A large sign-board structure, located in the infield of a race track, upon which the approximate odds are prominently displayed. (synonymous with Tote Board). Off Bell - 1. The bell, operated by the stewards, which signals the locking of ticket-issuing machines; 2. The bell which rings as a race starts.

Official Order of Finish - The order of finish of the horses in contest as declared official by the stewards.

2 Official Starter - The official responsible for dispatching horses begin a race.

crosses the starting point until the first horse crosses the finish Official Time - The elapsed time from the moment the first horse

Off Time - The moment at which, on the signal of the official starter, the doors of the starting gate are opened, officially dispatching the horses in each contest. Organization Licensee - Any person receiving an organization license from the Board to conduct a race meeting or meetings. Overnight Event - A race for which entries close not more than three days (omitting Sundays) before such race is to be contested. (synonym: Overnight Race, Overnight)

Owner – A person or stable which has property rights in a horse horses, by ownership or lease of a horse or horses.

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Outstanding Ticket - An uncashed winning pari-mutuel ticket within the statutory time limit.

Paddock - 1. The building or enclosure where horses are saddled for race. 2. A railed enclosure in which the horses are paraded for public view immediately before the post parade. Pari-Mutuel System - The manual, electro-mechanical, or computerized system and all software (including the totalizator, account betting system and off-site bettling equipment) that is used to record wagers and transmit wagering data.

Patron – A member of the public present on the grounds of a part-mutuel association during a meeting for the purpose of wagering or to observe racing.

Payoff - The amount of money payable on winning wagers.

Person - Any individual, partnership, corporation or other association or entity. Pool - Total amount of money wagered upon all horses in a race finish in a specific position or positions.

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ರ Post - The place on a race course from which the horses start in

Post Position - The pre-assigned positions from which the horses leave the starting gate. Post Time - The advertised time for the arrival of all horses at the starting point of a race.

þ Prima Facie Evidence - Evidence that, until its effect is overcome of fact in issue. other evidence, will suffice as proof

o Profit - The net pool after deduction of the amount wagered winners.

Profit Split - A division of profit among separate winning betting interests or winning betting combinations resulting in two or more payoff prices. Program — 1. The published listing of all contests and contestants for a specific day's racing. 2. The races of a particular day, considered together.

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Protest - An objection to the stewards of any infringement of rules of racing.

гÖ any competitor in of Purse - The amount of money won by the owner

competing Purse Race - A race for money to which the owners of the horses do not contribute. Qualifying Race - A race for the purpose of viewing horses for speed, racing manners and competitiveness in which no purse money is offered and on which no pari-mutuel wagering is conducted

Quarter Horse – A horse registered with the American Quarter Horse Association of Amarillo, Texas.

Race – A contest between horses at a licensed meeting for purse, stakes, prize or reward.

Race Course - The actual racing surface.

Race on the Flat - (see Flat Race)

ಹ β Race Track Enclosure – Association grounds, owned, leased or controlled by the racing association, whether or not enclosed fence and including, but not limited to, track parking lots. Race Track Operator – Any person, association or corporation licensed by the Illinois Racing Board to conduct horse racing within Illinois for any stake, purse or reward.

Race Meeting – The period of time, whether for consecutive or nonconsecutive dates, for which an organization license has b

Racing Association - Any person, partnership, corporation, or other entity licensed by the Board to conduct a race meeting. (Synonym: organization licensee). Racing Day - Any period of 24 hours beginning at noon included in the period of a race meeting, and ending at midnight.

Racing Interest - Any individual owner, partnership of owners, or corporation which participates as an owning entity or nominator of ${\tt a}$



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Racing Jurisdiction - A governmental regulatory body that, by statute

or ordinance, regulates pari-mutuel racing.

Recognized Meeting - Any race meeting with regularly scheduled races licensed by and conducted under rules promulgated by a governmental regulatory body including meetings in foreign countries. or in Record - The fastest time made by a horse in a race that he won a performance against time.

admission can be obtained only upon presentation of valid credentials. Such area shall include the stable area, detention barn, jockey or driver room, paddock, race course and pari-mutuel Restricted Area - An area on the grounds of a racetrack where department. Result - That part of the official order of finish used to determine the pari-mutuel payoff pools for each individual contest.

Rules - Regulations promulgated by the Board pursuant the Horse

Ruling - A written decision, determination, and/or order of the stewards. Scoring - 1. (Harness) Preliminary warm-ups by horses after the post parade; 2. (Thoroughbred) Preliminary practice starts taken by the horses in race, after the post parade and before they are called to the starting gate.

of Scratch - The withdrawal of a horse from a race after the closing entries

Scratch Time - The time designated by the racing association as deadline for horsemen to file a request for a scratch. Simulcast - The live audio and visual transmission of a contest to another location for pari-mutuel wagering purposes. Single Price Pool - An equal distribution of profit to winning betting interests or winning betting combinations through a single payoff price.

person or stable races horses. 2. Affectionate name given to a horse Stable Name - 1. The assumed name or nom de course under which a around the stable.

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Stakes – All the fees paid by subscribers to a stakes race, which may include the nomination, eligibility, supplemental, entry or starting fees or any fee that is required by the conditions of a race.

Stakes Race - A race that is closed to nominees more than 72 hours before it is run with a purse that includes all stakes payments in addition to the money added by the racing association. Starter – 1. The racing official whose duty it is to get the horses away to a fair start in a race. 2. Any horse which participates, i.e., starts, in a race. Starter Race - An overnight event under allowance or handicap conditions, restricted to horses who have previously started for the designated claiming price or less, as stated in the conditions of the

State Director of Mutuels - The individual representing the Board in the supervision and verification of the pari-mutuel wagering pool totals for each racing day. Steeplechase Race - A contest in which horses mounted by jockeys run over a course on which jumps or other obstacles are placed. Steward - Duly appointed top official at race track with the power to fine, suspend, and rule off persons licensed in racing.

racetrack grandstand or clubhouse, from which the state stewards and Stewards' Stand - The room, generally located on the roof of a association stewards observe the running of races.

Subscription - The nomination or entry of a horse in a stakes race.

Sulky - A dual-shaft, dual wheel racing vehicle.

Suspension - A penalty in which the rights and privileges of a licensee are withdrawn for a specified period of time. An occupation licensee whose license is suspended is prohibited from engaging in jurisdiction of the Board, unless otherwise specified in the ruling any licensed occupation and is excluded from all grounds under the or order (example: suspended from riding or driving).

for the race contribute to a purse to which money or any other prize may be added, and nominations to which close 72 hours or more before Sweepstakes - A race where the owners of horses entered or engaged

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Takeout - The total amount of money, excluding breakage, withheld from each pari-mutuel pool, as authorized by statute or rule.

Totalizator - An electronic device which automatically registers the wagers made on each horse or pool and prints or issues a ticket representing each such wager or wagers.

Tout - Someone who furnishes information concerning selection of a horse for wagering purposes, or predicts the outcome of a race for wagering purposes, in exchange for a consideration.

Irial Race — Part of a series of contests in which horses participate for the purpose of determining eligibility for a subsequent contest.

Untried Horse - One whose produce are maidens.
Validation - The act or process by which the Board's licensing office
at a race meeting stamps or otherwise marks the licensee's
identification card, thereby allowing the licensee access to
restricted areas during a specific race meeting.

Vendor – A seller of feed, medication, stable supplies, or other merchandise in restricted areas.

Walkover – An event in which all horses but one in a race are withdrawn, leaving that horse to walk the prescribed course at the distance of the race. A walkover may be between two or more horses if they belong to a single interest.

Week - A calendar week

Weigh-In - The presentation of a jockey to the Clerk of Scales for weighing after a race.

Weigh-Out - The presentation of a jockey to the Clerk of Scales for weighing prior to a race.

Weight for Age – A race in which a fixed scale is used to assign the weight to be carried by individual horses according to age, sex, distance of the race, and season of the year.

Minner - The horse whose nose reaches the finish line first. If there is a dead heat for first, both horses shall be considered winners.

Wire - See Finish line.

Year - A calendar year.

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Header of the Part: The Illinois Library Systems Act

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Code Citation: 23 III. Adm. Code 3030

Proposed Action: Amendment	Amendment	Amendment	Repeal Repeal	Amendment	Repeal	Amendment	New Section	New Section	New Section	New Section	Renumber, New	New Section	New Section	New Section	New Section	Amendment	Renumber						
Section Number: 3030.10	3030.25	3030.35	3030, 45	3030.65	3030.70	3030.75		3030.85	3030.90	3030.100	3030.105	3030.110	3030.121	3030.122	3030.123	3030.124	3030.125	3030.126	3030.127	3030.128	3030,129	3030.130	3030.135

- 4) Statutory Authority: Implementing and authorized by the Illinois Library System Act (75 ILCS 10/1 et seq.)
- 5) A Complete Description of the Subjects Involved: The rules are revised to reflect the changes in the Library System Act brought about by HB 2123 (P.A. 88-078). The appeals process is also clarified and strengthened and system membership criteria are defined in more detail.
- 6) Will this proposed rule replace an emergency rule currently in effect? Yes, in part. Emergency rules were filed in June and July 1993 impacting two of the sections (3030.10 and 3030.105).

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- Does this amendment contain incorporations by reference? Yes. Does this rulemaking contain an automatic repeal date? No 2 8
- Are there any other proposed amendments pending on this Part? 6
- to the Illinois State Library grant programs. The criteria for library system membership is also being clarified and provides for a uniform set of criteria statewide in order to qualify for Illinois liquidation of library systems have also led to a need for more <u>Statement of Statewide Policy Objectives:</u> The amended rules will reflect recent changes in the Illinois Library System Act in regards Recent issues relating to merger and specificity in the transition process. State Library grants. 10)
- Place, and Manner in Which Interested Persons May Comment Written comments and questions should be addressed by December 30, 1993 to: on This Proposed Rulemaking: =

300 S. Second Street Springfield, IL 62701-1796 (217) 785-0052 Kathleen L. Bloomberg Illinois State Library Associate Director Telephone:

rulemaking This Regulatory Flexibility Analysis: not affect small businesses. Initial 12)

The full text of the Proposed Amendment begins on the next page:

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NOTICE OF PROPOSED AMENDMENTS

PART 3030 THE ILLINOIS LIBRARY SYSTEM	ACT
PART 3030 ILLINOIS LIBRA	S
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Section

20000	
3030 10	Definitions
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3030.15	Forms
3030.20	Administration of the Act: Hearings
3030.25	Establishment of Systems
3030.30	Geographic Boundaries
3030.35	Membership in a Library System
3030.40	Contracting Libraries
3030.45	Accessing Resources and Services (Repealed)
3030.50	Service Standards
3030,55	Service to State Institutions (Repealed)
3030.60	Services to the Physically Disabled (Repealed)
3030.65	Plan of Service for a Cooperative or Multitype Library System
3030.70	Plan of Service for a Public Library System (Repealed)
3030.75	Conversion of a Cooperative Public Library System or a Public
	Library System to a Mullitype Library System
3030.80	Liquidation
3030.85	Merger
3030.90	Finances and Records
3030.95	Governing Board
3030.100	Rules
3030, 105	State Grants
3030, 110	
3030,115	
3030.120	
3030.121	Administrative Review of State Librarian's Decision Regarding
	Transfer from a Library System
3030.122	3030.122 Notice of Hearing

3030.123 Conduct of Hearing

3030, 124 Motions

3030.125 WITH GRAWAI OF WHANDERSHIP Order of the Hearing

3030.126 Authority of Administrative Law Judge

3030,127 Record of the Hearing

3030.128 Rules of Evidence; Official Notice Decisions and Orders 3030.129

3030/125 3030.135 Withdrawal of Membership 3030, 130 Annual System Reports

Implementing and authorized by The Illinois Library System Act (75 ILCS 10/1 et. seq.) AUTHORITY:

SOURCE: Rules and Regulations for Library Systems and State Aid adopted November 8, 1965; rules repealed, new rules adopted and codified at 8 III. Reg. 16914, effective September 4,1984; amended at 13 III. Reg. 1244, effective January 13, 1989; amended at 14 III. Reg. 20066,

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effective December 1, 1990; 16 III. Reg. 10329, effective June 12, 1992; Emergency amendment at 17 III. Reg. 9725, effective June 11, 1993 for a maximum of 150 days; Emergency amendment at 17 III. Reg. 12449, effective July 15, 1993 for a maximum of 150 days; amended at ____III. Reg.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE

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Section 3030.10 Definitions

"Academic Library": The library or libraries of an institution of education beyond the secondary level.

"The Act": The Illinois Library System Act. (III. Rev. Stat 1882 1991, ch. 81, pars. III et seq.) [75, LCS 10/1 et seq.)

"AAFINJAYA/Libbaky)"1/ A/ IIBUAVY/othar/than/a/ pubnid/IIBAAKi//with/ which a hibrary system bohthabcts to cooperate with the system in the inholementation of the system plan of service/ "Constituent": An individual who is legally eligible to borrow materials from a specific library by virtue of his relationship to the library or its parent institution.

"Contracting Library": A library or libraries with which a library system board contracts to provide system members with services.

/Cobperature Reterbetion (Servical): /Reference/satride/vo/nhembers of a WELAKY/ system proxided from Mithin of butside the NEASAK 848.Kem: "Developmental member library": A library which meets the definition of "Library" in this Part.

Patron Bernley, A solvice of a library system administration beadquarters of a library outlet administration 10% a system administration headquarters for a library outlet of a system administration headquarters for outlet of library headquarters for outlet of outlet hibraries.

"Encumbrance": An obligation arising from the issuance of purchase orders and/or contracts chargeable to system budget allocations.

"Full Member Library". A library which meets the criteria for library system membership as defined by the library system board, subject to approval by the State Librarian.

"Governing Authority": The body or individual which has the legal authority to enter into legal contracts on behalf of the institution desiring to become a member or affiliate of a library system.

"Library": Unless otherwise defined as a public library by statute, an entity which serves the basic information and library needs of its constituents through a bibliographically organized

Whose Drinday Auty At is to believe who works at least fifteen hours per week as a the librarian. The collection must have identifiable quarters in one principal location. These requirements can be met through contractual services provided by permanent financial support, be accessible centrally, and occupy of library materials and has at least one employee hours per week as & the librarian. another library. 'Library Interests": The characteristics of member libraries of systems, and the communities and constituents they serve, which but are not limited to, types of libraries, and size and affect representation on system boards. Such interests include, geographic distribution of communities served. Range Plan": The component of the system plan of service which details the program for system headquarter's operations and for the development of the library system over a three to five year period of time and which states the assessed needs of libraries the system will meet and which sets forth the programs, goals, objectives, and strategies designed to meet those needs. "Management letter": A letter from an auditor accompanying a financial audit which discusses the library's accounting practices, internal controls and operating procedures.

A person who resides outside the taxing area of a public library. "Nonresident":

ACCOMPLISHED. The system plan shows how the library system will achieve the objectives and standards of the Illinois Library System Act and this Part. (Section 4 of the Act) "Plan of Service": The system plan of service describes THE SPECIFIC PURPOSES FOR WHICH THE SYSTEM IS FORMED, AND ARE TO THE MEANS BY WHICH SUCH PURPOSES

Such a library is established by a city, village, incorporated town, township, county or library district under the Illinois Local Library Act (III. Rev. Stat. 1991, ch. 81, pars. 1-0.1 et seq.) {75 ILCS 5/1-0.1 et seq.} village Library Act (III. Rev. Stat. 1991, ch. 81, pars. 16c et seq.) {75 ILCS 40/1 et seq.}, Public County Library Service (III. Rev. Stat. 1991, ch. 34, pars. 5-38001 et seq.) [55 ILCS 5/5-38001 et seq.], Village Library Conversion Act (III. Rev. Stat. 1991, ch. 81, par. 17.32) [75 ILCS 45/1], Library Property Sale Act (III. Rev. Stat. 1991, ch. for library purposes, or which supports the library at least in part from local tax revenues other than federal revenue sharing. 'Public Library": A tax-supported public library established by or as a governmental unit which either is authorized to levy a tax

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Public Library District Act (III. Rev. Stat. 1991, ch. 81, pars. 1001-1 et seq.) {75 ILCS 16/1-1 et seq.} This definition excludes free public libraries established by villages but not supported at least in part from local tax revenues, and incorporated free 28 et seq.) {75 ILCS 55/1 et seq.}, and the Illinois public libraries not established by a governmental unit.

of all member libraries of a library system are made available to all constituents within the system area. These means may include some necessary and reasonable restrictions, approved by a library system board, as for example, by information passports, Reciprocal Access": The means by which the library resources interlibrary loans, photocopy service, reference service, use on site and courtesy cards.

from all the other The right of a person holding a valid library registration card from a full member public library or a library system, to borrow directly on site from all the other public libraries which are full members of the library system without using interlibrary loan mechanisms. 'Reciprocal Borrowing";

The library or libraries of an elementary and/or secondary school district, or private elementary and/or secondary schools under a single governing authority. School Library":

Should": recommended, not mandatory action.

"Special Library": The library of, or under, the governing authority of any body or institution not defined elsewhere in this

'State Institutions": Penal institutions, reformatories, residential training schools, orphanages, hospitals, residential schools for the physically handicapped operated or substantially supported by the State of Illinois.

State Librarian": The Secretary of State of Illinois.

'System Administrative Headquarters": The system administrative headquarters refers to the facility which is identified by the system as its administrative headquarters. System Service Area": The system service area refers to the and area within the geographic boundaries of a library system.

III. Reg. Amended at (Source:

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Administration of the Act: Hearings Section 3030.20

- a) The State Librarian shall provide for hearings to reconsider decisions made in the administration of the Act regarding:
- The denial of approval of a library system, 7
- The revocation of approval of a library system, 2)
- of a library's application The denial by the State Librarian for membership in a library system 3
- The suspension of a library from membership in a library system 4
- The denial of any state grant 2
- The transfer of a library from one system to another. (9
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Section 3030.25 Establishment of Systems

- of a library system if the bylaws and plan of service of the The State Librarian shall approve an application for the creation proposed system meet the standards and objectives of Section 3 of the Act and this Part for the system area. е (е
- members, and changes in population and/or membership must be approved by the State Librarian as smbh/dmk/ks/ko/lm/bh/dmhFollowing the initial approval of a library system by the State Librarian all changes in system area resulting from transfer of Application/ 9

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Section 3030.35 Membership in a Library System

membership in a library system when the library meets the criteria for one for of a library The State Librarian shall approve the application of the two following membership categories:

- Developmental membership (e
- membership in any library system shall meet either the financial requirements for state per capita grants to public libraries as stated in the Act or levy a tax that produces a applying for developmental A public library that is revenue of \$6.00 per capita. $\overline{}$
- a multitype library systems shall be a library of one of the types of libraries defined in Section 3030.10 of this Part and meet the definition of "library" in Section 3030.10 of this A library applying for developmental membership in 2) (9
- The governing board of the library system in 3

*(*2)

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which the library has applied for membership shall have its bylaws approved the application in accordance with and/or rules.

- the State Librarian that it will meet the requirements of this Part and of the plan of service of the library system in The library applying for membership shall certify to which it becomes a developmental member. d) 4)
- communications. A library in this membership category also meets the library system membership requirement for state grants. A library is eligible for developmental membership for three years, with up to two renewable terms if progress has been made towards meeting the "full member" criteria which is defined in this Part. Representatives from system developmental member libraries are not eligible for system A developmental library is entitled to the following services from the library system of which it is a member: consulting, continuing education, and system education, which is defined in this Part. coard seats. 2

b) Full membership

- The library will meet the additional membership requirements, if any, of the library system. =
- which it meets system requirements and must follow the ILLINET Interlibrary Loan Code (Office of the Secretary of A full member is entitled to the library system services for reference includes no later amendments or editions. A full is also eligible for voting representation on the The material incorporated by State, Springfield, 1L 1993). Board of Directors. member 7)

legislation and rules and is equitable among different types of libraries. Library system members may not be charged fees for membership in the library system. Membership criteria is subject to prior approval of the State Librarian who will review the criteria to make sure that the criteria addresses state

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Accessing Resources and Services (Repealed) Section 3030.45

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Section 3030.55 Service to State Institutions (Repealed)

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Section 3030.65 Plan of Service for a Cooperative or Multitype Library System. Each system shall adopt a plan of service which covers the services provided by the system headquarters, contracting libraries (if such are designated), and the cooperative services of member libraries. The plans shall be reviewed, and revised if services strength by the system board on an annual basis.

The State Librarian shall review the system plans every year, as part of the application for system funds cited in Section 3030.105 of this Part, and shall approve them if they insure that the systems will achieve or make substantial progress toward achieving the standards and objectives of Section 3 of the Act and will achieve the service standards of bection 3 of the Act and are not in conflict with state law and policies of the State Librarian. If the plan is in violation, the State Librarian shall take action in accordance with Section 3030.110 Revocation of Approval as provided in these regulations. This plan will consist of:

////3 A NigY and description of system Headquanters servades to member/hommes.

- a) A Long Range Program for the maintenance and development of system headquarter's services and programs for member libraries, including those in state institutions. The Long Range Program shall include goals and measurable objectives and a process for evaluating if the objectives have been met. Such plan shall show evidence of being developed with input from the Board and membership.
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- which address the system standards cited in Section 3030.50 of this Part. Such plan shall show evidence of being developed with input from the Board and membership. The plan shall include a list of all available services for which a fee is proposed, and shall include an explanation and justification for said fee. No new fees or fee charges shall be implemented until after the operational plan is approved by the State Librarian.
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c) A up-to-date listing with membership categories of all system members including name of library, address, telephone numbers, and other information that may be requested by the State Librarian.

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Section 3030.70 Plan of Service for a Public Library System (<u>Repealed)</u>

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Section 3030.75 Conversion of a Cooperative Public Library System or a Public Library System to a Multitype Library System

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Section 3030.80 Liquidation

- a) Upon receipt of an application to terminate a system and to cause a liquidation thereof, the State Librarian shall:
- 1) Poll the adjoining systems to assess to what extent and at what date any such adjoining systems can provide, to all or part of the service area of the liquidating system, a level of service equal to that provided by the liquidating system; and
- Assess whether and to what extent adjoining systems can assume and absorb the assets and liabilities of the system proposed to be liquidated.
- b) The board of directors of the library system shall develop the plan of liquidation for approval of the State Librarian. Such plan shall contain:
- Complete list of all liabilities of the library system
- 2) Complete list of all assets of the library system, including detailed equipment descriptions
- 3) Proposals for distribution of all assets and liabilities
- 4) A plan for the orderly transition of system services
- c) All distribution of assets (including equipment items and real property) and liabilities shall be at the approval of the State Librarian.
- d) The sale of any equipment or real property requires the prior approval of the State Librarian. Every effort shall be made to offer equipment items for the continuance of member services.
- the adjoining systems meet the conditions stated above, the public the adjoining systems meet the conditions stated above, the public member libraries within the service area of the liquidating system will be notified that they may apply for membership in the to a new library system serving that area to which they have chiffed that they have a public and the statem of the system serving that area to adjoin the serving that area to adjoin the serving that area to adjoin the system is a serving that area to adjoin the system serving that area to adjoin the system serving the

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f) The State Librarian shall consider each of the member applications before making the final determination as to the system each library shall become a member.

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Section 3030.85 Merger

a) Termination of AJOne Library System

- determines to terminate the system in order to merge the service area of the system to one or more adjoining library systems, the board shall poll the member libraries of the system. If at least two-thirds of the board shall poll the member libraries of the system. If at least two-thirds of the board of the least two-thirds of the board of directors of the library system shall submit an application for termination to the State Librarian stating the intent of the member libraries. Such application shall contain:
- A) Complete list of all liabilities of the library system
- B) Complete list of all assets of the library system including detailed equipment descriptions
- Sale of any equipment or real property shall be at the approval of the State Librarian. Every effort shall be made to ensure the equipment continues to be used to provide member services.
- D) A plan for the orderly transition of system services.
- The State Librarian will determine how the assets and obligations of the system to be terminated will be allocated to the existing systems based upon percentage of population and area of the terminated system being merged with the existing systems.

b) Merger of Two or More Library Systems

1) In the event that the boards of directors of two or more library systems determine to terminate the systems in order

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to merge with one another to form a single new system, they shall submit an application to the State Librarian together with a plan for the creation of the new system. application shall contain:

Complete list of all liabilities of the library system 8

- of all assets of the library system including detailed equipment descriptions list Complete B)
- be made to offer equipment items for the continuance of system services by the successor system Proposals for distribution of assets and liabilities. The Every effort sale of any equiment or real property requires prior approval of the State Librarian. Every ef or systems or to member libraries. shall \bigcirc
- A plan for the orderly transition of system services.
- All distribution of assets and liabilities shall be at the approval of the State Librarian.
- direct the member libraries in said service areas to proceed The assets and liabilities of the terminated systems will then be transferred to the successor Upon approving the application, the State Librarian, Né will to form a successor system in accordance with 3030.25 of this Part. system. 3

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Section 3030.90 Finances and Records

- The fiscal year for each system shall begin July 1 and end on June 30 of each year. (e
- The board of directors of each library system shall: (9
- Maintain all financial records at the system administrative headquarters. 7
- Units." American Institute of Certified Public Accounts (AICPA), 1974, and "Statement 2, Grant, Entitlement and Maintain records of the system's financial activities in accordance with "Audit of State and Local Government Recommended by the National Council on the National Governments," Shared 2)

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actions of the board in regard to bills approved for Governmental Accounting, Chicago, Municipal Finance Officers' Association, 1979, and shall specifically record the This incorporation by reference does not include later amendments to or editions of the titles cited. payment.

- Cause an annual audit of the records of the system for the preceding fiscal year and those maintained by the Treasurer to be made by an independent certified public accountant and cause copies thereof to be filed with each participating library and with the State Librarian on or before December 31 September 30 following the end of the fiscal year. 3)
- Submit a management letter prepared by the system's auditor as part of the annual audit, 4
- rance, or reserves on or before June 30th of each Encumbrances shall be paid by September 30 of each Account for all funds of the system by expenditure, encumbrance, year. vear. 2
- Submit by StateMader May 1 of each year a budget for the current fiscal year including prospective receipts and expenditures, (9
- Such inventory shall be Have established, by July 1, 1984, and maintain thereafter, equipment an inventory of all library materials and purchased with system funds. attested by the system auditors. 2
- amendments or editions. Quarterly report overwher 15, be submitted to the State Librarian on November 15, be submitted to the State Librarian on lieu of a fourth a report on internal accounting control (management letter), are to be submitted following the end of each fiscal year compliance with the Uniform Accounting and Reporting Manual for the Illinois Library System Headquarters Office The guarter report, audited financial statements, accompanied by Maintain financial records and submit quarterly reports in of the Secretary of State, Springfield, IL 1988). material incorporated by reference includes no February 15, and May 15 of each year. incorporated July 1 to June 30 8

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Section 3030.100 Rules

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Such rules should cover, at a Rules adopted by the system boards for the government of library systems minimum, the following areas of system operations: shall be filed with the State Library.

- a) Collection development policy, fiscal accountability,
- Personnel policies
- Criteria for the approval of the new members,
- Fulfillment of the system's plan of service, and the (P
- of applications for membership or suspension of libraries Provision for appeal of system board decisions affecting approval from membership. (e)

All system rules shall be consistent with State laws and subject to approval by the State Librarian.

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Section 3030.105 State Grants

- to the library systems shall be made to the State Librarian on or before May Application for Annual Per Capita and Area Grants of each year and shall consist of the following: (e
- shall clearly indicate how the proposed expenditure of state funds in the ensuring fiscal year will be utilized for the The plan of service provion of member services within the goals for Illinois plan of service. An annually updated Library systems. _

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Library technology grants 9

- Application for LIBRARY SYSTEM GRANTS FOR THE PROVISION OF SERVICES TO MEMBER LIBRARIES AND FOR TECHNOLOGICAL DEVELOPMENTS shall be made according to State Librarian. Applicants shall use the forms prepared and made available by the Secretary of State for this purpose. Applications not submitted on time or on the required forms an annual deadline and criteria established by the shall not be considered by the State Library
- Applications shall be reviewed by the State Library staff and the decision of the State Librarian is final 5
- The number of grants to be awarded is at the discretion of the State Librarian within the confines of available funding. 3
- data Applicants must meet requirements, if any, designated by and for toll-free voice Library telecommunications State 4
- Application for Annual Grants to no more than six Systems Providing Administrative and Support Services to Libraries and Radio Information Services Serving Physically Disabled shall be made to the State Librarian on or before Máy /1 March 15 of each year and shall consist of a budget and a description of services of The State Librarian shall be notified proposed change in their budget, to be offered. ω
- To be eligible for a per capita grant, a public library shall show that it will EITHER MEET OR SHOW PROGRESS TOWARD MEETING THE ILLINOIS LIBRARY STANDARDS, AS MOST RECENTLY ADOPTED BY THE ILLINOIS LIBRARY ASSOCIATION, by raising or improving its performance levels in relation to the standards, according to state in its application for a grant, and which it shall also state are consistent with the terms of the plan of service of the system when such levels are below the standards, according objectives, time frames, and priorities which the library (Section 8.1(1) of the Act) of which it is a member. 6
- Application for ANNUAL EQUALIZATION GRANTS AND PER CAPITA GRANTS TO PUBLIC LIBRARIES shall be made on or (e)

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Librarian shall grant the extensions for affected libraries, but in no event shall the deadline be extended beyond September 1. the State Librarian setting forth the basis for said extension but not limited to flooding for libraries located in counties which Those affected libraries may receive the extension by writing to The State The application deadline may be extended at the discretion of the State Librarian for public ibraries subjected to Acts of God or natural disasters including have been legally declared state and/or federal disaster areas. request by August 15 of the same calendar year. before July 15 of each year.

- the State Librarian. Failure to spend funds in accord with Section 8.1 of the Act shall result in ineligibility for future application shall show that grant funds will be used to meet or Illinois library standards cited in stated in the approved application shall have prior approval of subsection (c) above. Any change in the use of funds from that For a public library to qualify for a per capita grant, it must be a member of a library system and not under suspension. grants for a period of one year. make progress in meeting Ç
- Libraries that qualify for the ILLINOIS MAJOR URBAN LIBRARY PROGRAM shall submit an application to the State Librarian, subject to his final approval, for use of the funds by November 1 9
- Grants will be awarded at the discretion of the State Librarian each fiscal year as funding allows. Minimum criteria for applicants shall include: libraries with special collections which benefit citizens Research and reference center funding shall be allocated by the State Librarian for the purposes of making available adequate library resources and services. Grants shall be awarded for statewide resource sharing projects and for improving services of Applications for major resource library grants shall be submitted to the State Librarian on November 1 of library resources and services. throughout the state. =
- 1) Public libraries serving a minimum population of 50,000.
- Academic libraries serving a minimum full time equivalent student enrollment of 10,000.

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- The terms for apportionment of the grant funding,
- Services to be performed, And
- 3)/// ACHREFERCE/TO/VME/RESEARCIV/ANG/REFERCE/DEGITEN/OPMINTREE'S PUNES FOF MAKING MYGIR ESTRECTIONE/ AVAITABLE/AC/THE/FESIDEGITS// OF the state and the established LONG /RANGE/1000perative ACOUNSITYONS/POLACIFS TOV/STRENGTHEM/PHE EXISTING TO////AVOID/////UMNECESSARY BUPLICATION/(SECTION VY OF ANG/ACT) CONLECTIONS ///AND //
- Library for the Blind and Physically Handicapped, the applicant agent shall be jointly contract With designated by the Illinois annual contract with the State Library Which Shall included a lohigh Fahige prodydam/ahd/Mudget shall be executed which specifies the objectives and budget for the service in additionable Mith Section Service for the Blind and Physically Handicapped for such purpose. This Lohkhack shall be suppleticable bridging with a An State Library and the Library of Congress National Library an Annual Grant to the Illinois Regional 3030,68 69 MIN WARV. for i)(j) To qualify

School District Library Grant Program $\overline{\mathcal{Q}}$ 2

- Pursuant to Section 8.4 of the Illinois Library System Act Stat. 1991, ch. 81, par. 118.4) {75 iLCS 10/8.4}, the application there is established by these rules procedures for school district library grants (III. Rev. \subseteq
- starting in 1990. It shall be signed by the superintendent of schools for the school district. It shall be submitted to The application for annual school grants shall be made between October 1 and prior to December 1 of each year the Illinois State Library. It shall consist of: 2)
- review, as effected in the minutes of a school board meeting, of the school library standards as provided for in 75 LLCS 10/8.4 (4)/, [//Re66/hittle/hded//8/fahd&dds A description and verification of the school board's

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NOTICE OF PROPOSED AMENDMENTS

Educational Library Media Prognams in Minbels! addoted in 1086", as most necently autophed by ithe INITIOIS/ LIBITATY / ASSOCIATION //

- improvement and progress which shall show how said grant detailing the effect of the program in overall district-wide school with school library media A report on the use of the previous year's grant, was used; to ithollude and an evaluation towards or compliance media program grant was received, standards; library 8)
- A statement on the proposed use of the grant for which application is being made which shall show how grant funds will be used to further the purposes in the Act. The grants may not be used for construction of a new $\overline{\circ}$
- The following specific information: 6
- the official name and complete address of school district; =
- the for district is a member or to which it has applied of which the name of the library system membership; Ξ
- Ξ. the name or names and type of attendance unit which the library or libraries are located; \equiv
- the number of students served by the library or libraries; ≘
- the name of the librarian; >
- the number of hours per week the library is open;
- percentage such hours are of the library's total the librarian the number of hours per week the librarian is available in the library as hours worked; <u>:</u>
- in the library's the dates of the library's fiscal year, the Illinois legislative district(s) taxing area, and; (iii)
- the library's Federal Employers Identification Number (FEIN) <u>×</u>

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NOTICE OF PROPOSED AMENDMENTS

- experided / for / the / quality. And rary of hishames/in/the/ and rotal funds budgered /for Atte lourrent /sendol /year A statement from the superintendent of the total/fuh.04s certifying that the financial support for the library What Antor to the year for which finds lave lappined Abri, meets the requirements as stated in the Act; $\widehat{\Box}$
- received, were encumbered prior to June 30 of that fiscal year and expended prior to September 1 of the year's grant funds, calendar year in which the fiscal ended; that the fiscal Evidence E
- Whitch that the school district is a member of the library system. Khát the intended like of the ghánh 18 in Kébping Mith the Lehns of the system's plan of library system, the system shall provide a statement 69 If the school district is not a member of the that the district has applied for system membership. And that the Intended Nose lof the Grant is in Keeping Certification by the director of the library system MATH the terms of the system's plan of servide; servide! 3
- acknowledge receipt of evidence that the requirements of Section 8.4(4) and 8.4(5) of the IMiddis//Libhahy/ Subsequent to approval of an application by the Illinois State Library, the Illinois State Board of Education will \$4/stem Act have been met. Ŧ
- days after submission of the application if the criteria are met, as set forth in this Section and Section 8.4 of the Illinois Library Upon receipt of the application and review of it by the Illinois Library staff, it will be approved for funding within 90 System Act, and application was completed fully and with accurate information. State 3

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Section 3030.110 Revocation of Approval

an application or reports acceptable according to regulations contained herein established by the State Librarian, he shall notify the system board in writing of his finding and set a date by which the library system must achieve compliance or submit for approval a plan that will effect compliance. If the library system does not meet these conditions, the State Librarian may revoke the approval of the system, effective as of the When the State Librarian finds that a library system is not complying with the Act, this Part of its approved plan of service, or has failed to submit

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NOTICE OF PROPOSED AMENDMENTS

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and of the fiscal year in which the conditions are not met. The State	I mater a sha except	Librarian shall then proceed to inquirate the system arrest	
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1 of the fieral	The state of the s	rarian shall then	of the Part.
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nd of the fiscal year in which the conditions are for mec. The 3030.80 jbrarian shall then proceed to liquidate the system under Section 3030.80 if the Part.	effective
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State Librarian's Decision Review of Regarding Transfer from Library System Administrative 3030, 121 Section

- from a library system shall request in writing a hearing within thirty days of the date of the decision. A library or library system seeking reconsideration of the State Librarian's decision to deny or approve a petition for transfer
- appoint an administrative law judge to officiate at the review hearing in accordance with the procedures found in Section Upon receipt of a request for review the State Librarian shall 3030.209
- No person who has a bias or conflict of interest regarding the contested matter shall be appointed administrative law judge. ()

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Section 3030.122 Notice of Hearing

Within fifteen days of the administrative law judge's appointment, the administrative law judge shall serve notice by either certified or registered The notice shall include the following: mail to the parties.

- a) A statement of the time, place, and nature of the hearing.
- A statement of the legal authority and jurisdiction under which the hearing is to be held; 9
- of the substantive and to the particular sections procedural statutes and rules involved. A reference ()
- A short and plain statement of the matter in controversy and the consequences of a party's failure to participate in the hearing. ф
- The name and mailing address of the administrative law judge and all interested parties who have been given personal notice. (e)

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NOTICE OF PROPOSED AMENDMENTS

Conduct of Hearing Section 3030, 123

All parties may be represented by legal counsel. 9

All hearings shall be open to the public.

- All parties shall be afforded opportunity to present evidence and argument and to respond to evidence and argument presented other parties. ()
- Each party shall have the right to present and examine witnesses appearing on their own behalf, to introduce exhibits, and to cross-examine opposing witnesses presented on any matter No subpoena shall be issued to compel the appearance or testimony of any witness or party. relevant to the issues. (p
- Parties may agree by stipulation upon any fact involved in the hearing (e
- relevant document in the possession of, or under the control of, any other party, subject to any statutory or constitutional privileges. Inspection of documents shall be at times and places Any party shall have the right, upon written motion made at least to the hearing, to inspect any depositions are not authorized, required or permitted reasonable for the custodian of the documents. business days prior ()
- Disposition of the contested case may be made by stipulation, agreed settlement, consent order or default. 6
- requests for continuances shall not be granted unless made during the hearing for good cause. "Good cause" is shown when a party demonstrates a real and compelling need for additional A request for continuance of a hearing is directed to the sound be granted, for good cause shown, provided the request is received by the administrative law judge and other parties not less than five (5) days prior to the hearing date or unless good Such request shall be in Such continuance may cause is shown during the hearing. Such request shall writing and shall set forth the grounds alleged therefore. discretion of the administrative law judge. 7
- , shall state a date certain, not more than sixty (60) days from the prior hearing date, at which time the hearing A continuance, No formal hearing shall be continued "generally." when granted, :=

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Section 3030, 124 Motions

- a) Unless made during a hearing, motions shall be made in writing and shall set forth the relief or order sought.
- b) Amendments to all pleadings, motions and petitions to intervene shall be allowed upon proper motion at any time during the proceeding.

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Section 3030.125 Withdhawal of Weinbership Order of the Hearing

- a) The following shall be the order of the hearing subject to modification by the administrative law judge if the administrative law judge determines that such modification would avoid undue delay and would not prejudice the rights of any party:
- Introduction and opening statement by administrative law judge;
- Complainant's opening argument,
- Respondent's opening argument;
- Complainant's case in chief;
- Respondent's case in chief;
- 6) Complainant's case in rebuttal;
- Respondent's closing argument;
- 8) Complainant's closing argument;
- b) At the administrative law judge's discretion, parties may be asked to file a written brief instead of, or in addition to, a closing argument.
- c) All testimony taken shall be under oath or affirmation. All motions and objections shall be stated in writing or orally on the record, including the grounds for such objections.

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NOTICE OF PROPOSED AMENDMENTS

d) After the hearing, the administrative law judge shall review the record, and provide a recommendation within fifteen business days to the State Librarian.

Section 3030,126 Authority of Administrative Law Judge

The Administrative law judge shall conduct a fair and impartial hearing, take all necessary action to avoid undue delay, maintain order, and ensure development of a clear and complete record.

(Source: Added at III. Reg. _____effective

Section 3030.127 Record of the Hearing

- a) The record of the hearing shall include the following:
- 1) All pleadings (including all notices and responses thereto), motions, and rulings;
-) All evidence received;
- .) A statement of matters officially noticed;
- 4) Any offer of proof, objection, and ruling thereon,
- 5) Any proposed finding and exception,
- 6) Any decision, opinion or recommendation report by the administrative law judge;
- 7) All memoranda or data submitted to the administrative law judge or to the State Librarian,
- 8) Any ex parte communication received by the State Librarian, his employees or administrative law judge. No such communication shall form the basis for any finding of fact.
- 9) The Order of the State Librarian which shall constitute a final administrative decision within the provisions of the Administrative Review Law.
- b) Oral proceedings or any part thereof shall be recorded stenographically or by other means that will adequately ensure

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NOTICE OF PROPOSED AMENDMENTS

the preservation of the proceeding and shall be transcribed at the request of any party at that party's expense.

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	on matters	S. O	fficia	lly no	tice	0						

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Section 3030.128 Rules of Evidence; Official Notice

- excluded. The rules of evidence and privilege as applied in civil cases in the circuit courts of this state shall be followed. Evidence not admissible under those rules of evidence may be admitted, however, if it is of a type commonly relied upon by reasonably prudent persons in the conduct of their affairs. Objections to evidentiary offers may be made and shall be noted in the record. Subject to these requirements, when a hearing will be expedited and the interests of the parties will not be form
- and shall not exceed a width of 8 1/2 inches and a length of 11 inches. All items submitted into evidence shall be clearly marked with the name, address and telephone number of the party submitting the item.
- c) Official notice will be taken as authorized by Section 10-40(c) of the Illinois Administrative Procedure Act (5 ILCS 100/10-40(c)).

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Section 3030.129 Decisions and Orders

- findings of fact and conclusions of law separately stated.

 Findings of fact shall be accompanied by a concise and explicit statement of the underlying facts supporting the findings.

 Parties or their agents appointed to receive service of process shall be notified either by registered or certified mail of any decision or order. Upon request, a copy of the decision or order shall be delivered or mailed to each party.
- b) All orders shall specify that they are final and subject to Administrative Review Law.

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Section 3030.130 Annual System Reports

Each system shall file an annual report with the State Library on or before September 30 of each year for the preceding fiscal year, July 1 - June 30. The report shall be on forms prescribed under Section 3030.15 of this Part, and shall include:

- a) A narrative report containing an evaluative description of the system's activities and accomplishments for the year in light of the system standards and objectives set forth in the annual application specified in Section 3030.65 of this Part.
- b) A statistical report containing data on system membership, the volume of interlibrary loan and reciprocal borrowing transactions, staff positions authorized and filled, salary schedules and fringe benefits, and other information requested by the State Librarian. The report shall be accompanied by, but not limited to, additional documents including an inventory of equipment purchases, a table or organization, a schedule of system board meetings, the latest approved bylaws, and a photocopy of the treasurer's surety bond.
- area including, but not limited to, a list of all public library mergers, changes of library names, new members of the system (by type of library), territorial changes affecting the public library annexations, documentation of changes in square miles, and an updated summary of changes in the system that are served and not served by public libraries.

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Section 3030/125 3030.135 Withdrawal of Membership

Within sixty (60) days from withdrawal of membership from a library system, all materials and equipment purchased with library system headquarters funds and on deposit at such library shall be returned to the system administratiave headquarters.

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

The Heading of the Part: Pay Plan

2) The Code Citation: 80 Ill. Adm. Code 310

3) <u>Section Numbers</u>: Adopted Action:
310.210
310.320 Amended
310. Appendix A Amended
Table G Amended
Table P Amended
Amended
Amended
Amended

4) Statutory Authority:

Authorized by Section 8a(2) of the Personnel Code (Ill. Rev. Stat. 1991, ch. 127, par. 63b108a.2) [20 ILCS 415/8a.2]

5) Effective Date of Amendment: October 25, 1993

6) <u>Does this rulemaking contain an automatic repeal date?</u> Yes X No If "yes", please specify date:

7) <u>Does this amendment contain incorporation by reference?</u> No <u>If "yes", was a copy of the approval form issued by JCAR attached to this rulemaking?</u>

These amendments do not contain any incorporations by reference.

- 8) Date filed in Agency's Principal Office: October 25, 1993
- 9) Notice of Proposal Published in Illinois Register:

May 28, 1993, Issue #22, 17 Ill. Reg. 7605

10) Has JCAR issued a Statement of Objections to this rule? No If answer is "yes", please complete the following:

A) Statement of Objection: (Issue Date), ____ Ill. Reg.

B) Agency Response: (Issue Date), _____ Ill. Reg. ____

C) Date Agency Response Submitted for Approval to JCAR?

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

11) Difference between proposal and final version:

There has not been any changes made from the original proposal and this adoption.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?

The Joint Committee on Administrative Rules did not recommend any changes.

13) Will these Amendments replace an emergency amendment currently in effect?

No.

14) Are there any amendments pending to this part? Yes

Ill. Reg. Citation	17 IL. Reg. 7605 (July 22, 1993)	17 IL. Reg. 7605 (July 22, 1993)	17 IL. Reg. 7605 (July 22, 1993)	17 IL. Reg. 13789 (August 9, 1993)	17 IL. Reg. 13789 (August 9, 1993)	17 IL. Reg. 14314 (September 10, 1993)							
Proposed Action	Amended	Amended	Amended	Amended	Amended	Amended	Amended	Amended	Amended	Amended	Amended	Amended	Amended
Section Numbers	310.110	310.130	310. Appendix B	310.495	310. Appendix G	310.290	310.450	310.455	310.530	310.540	310. Appendix C	310. Appendix D	310. Appendix G

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

15) Summary and Purpose of Amendment:

In compliance with the Joint Committee on Administrative Rules, the Illinois Compiled Statutes citations have been included in Sections 310.210 and 310.320.

In Section 310. Appendix A, Tables G, P and Q, the Illinois State Employees Association Collective Bargaining Unit (ISEA) was changed to the Illinois Federation of Public Employees (IFPE). The obsolete salary data of these tables were deleted. 16) Information and questions regarding these adopted amendments shall be directed to

Mr. Michael Murphy Address:

Department of Central Management Services Division of Technical Services

504 William G. Stratton Building Springfield, Illinois 62706 (217) 782-5601

Telephone:

The full text of the Adopted Amendments begins on the next page:

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

TITLE 80: PUBLIC OFFICIALS AND EMPLOYEES SUBTITLE B: PERSONNEL RULES, PAY PLANS, AND POSITION CLASSIFICATIONS CHAPTER I: DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

PART 310 PAY PLAN

SUBPART A: NARRATIVE

SUBPART B: SCHEDULE OF RATES

Section	
310.205	Introduction
310.210	Prevailing Rate
310.220	Negotiated Rate
310.230	Part-Time Daily or Hourly Special Services Rate
310.240	Hourly Rate
310.250	Member, Patient and Inmate Rate
310.260	Trainee Rate
310.270	Legislated and Contracted Rate
310.280	Designated Rate
310.290	Out-of-State or Foreign Service Rate
EMERGENCY	
310.300	Educator Schedule for RC-063 and HR-010
310.310	Physician Specialist Rate
310.320	Annual Compensation Ranges for Executive Director and
	Assistant Executive Director, State Board of Elections
310.330	Excluded Classes Rate (Repealed)

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NOTICE OF ADOPTED AMENDMENTS

SUBPART C: MERIT COMPENSATION SYSTEM

Contion	
310.410	Jurisdiction
310.420	Objectives
310.430	Responsibilities
310.440	Merit Compensation Salary Schedule
310.450	Procedures for Determining Annual Merit Increases
EMERGENCY	
310.455	Intermittent Merit Increase
EMERGENCY	
310.456	Merit Zone
310.460	Other Pay Increases
310.470	Adjustment
310.480	Decreases in Pay
310.490	Other Pay Provisions
310.495	Senior Public Service Administrator System
EMERGENCY	
310.500	Definitions
310.510	Salary
310.520	Base
310.530	Implementation
EMERGENCY	
310.540	Annual Merit Increase Guidechart for Fiscal Year
EMERGENCY	
310.550	Fiscal Year 1985 Pay Changes in Merit Compensatio
	effective July 1, 1984 (Repealed)

Se Se	of Illinois Building - SEIU) R - HR-200 (Department of Labor - Chicago Illinois - SEII)		D HR-001 (Teamsters Local #726)	E RC-020 (Teamsters Local #330)	L.	G RC-045 (Automotive Mechanics, ISEA IFPE)	: H RC-006 (Corrections Employees, AFSCME)	I RC-009 (Institutional Employees, AFSCME)	J RC-014 (Clerical Employees, AFSCME)	$_{\sim}$	_	Teamsters and IFT)	Σ	2	0	۵	Employees, #SEA IFPE)
APPENDIX A TABLE A	TARIF	TABLE	TABLE	TABLE	TABLE	TABLE	TABLE	TABLE	TABLE	TABLE	TABLE		TABLE	TABLE	TABLE	TABLE	

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Teaching Salary Schedule (Repealed) Physician and Physician Specialist Salary Schedule (Repealed) Senior Public Service Administrator Salary Schedule, effective HR-010 (Teachers of Deaf, IFT)
HR-010 (Teachers of Deaf, Extracurricular Paid Activities)
CU-500 (Corrections Meet and Confer Employees)
RC-062 (Technical Employees, AFSCME)
RC-063 (Professional Employees, AFSCME) Schedule of Salary Grades - Monthly and Annual Rates of Pay Medical Facilities Administrator Rates for Fiscal Year 1993 1994 Merit Compensation System Salary Schedule for Fiscal Year (Fair Employment Practices Employees, SEIU) (Residual Maintenance Workers, AFSCME) (Meat Inspectors, #SEA IFPE) RC-063 (Educators, AFSCME) RC-063 (Physicians, AFSCME) for Fiscal Year 1993 1994 August 16, 1993 1993 1994 HR-012 APPENDIX C 040-0>3 $\times >$ 2 8 APPENDIX G APPENDIX E APPENDIX F EMERGENCY EMERGENCY EMERGENCY TABLE (TABLE) TABLE FABLE TABLE APPENDIX EMERGENCY ABLE TABLE APPENDIX

AUTHORITY: Implementing and authorized by Section Ba(2) of the Personnel Code (Ill. Rev. Stat. 1991, ch. 127, par. 63b108a.2) [20 ILCS 415/8a.2].

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valents

SOURCE: Filed June 28, 1967; codified at 8 Ill. Reg. 1558: emergency amendment at 8 Ill. Reg. 1990, effective January 31, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 2440, effective February 15, 1984; emergency amendment at 8 Ill. Reg. 3348, effective March 5, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 4249, effective March 16, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 7290, effective May 11, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 7290, effective May 11, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 1299, effective July 1, 1984, for a maximum of 150 days; emergency amendment at 8 Ill. Reg. 15507, effective August 13, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 1537, effective October 10, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 1537, effective October 10, 1984, for a maximum of 150 days; amended at 9 Ill. Reg. 1330, effective January 16, 1984; emergency amendment at 9 Ill. Reg. 3681, effective March 12, 1985; emergency amendment at 9 Ill. Reg. 3681, effective March 12, 1985; emergency amendment at 9 Ill. Reg. 4163, amended at 9 Ill. Reg. 9231, effective May 11, 1985; emergency amendment at 9 Ill. Reg. 9410, effective May 11, 1985; emergency amendment at 9 Ill. Reg. 9420, effective Maximum of 150 days; emergency amendment at 9 Ill. Reg. 9431, effective May 11, 1985; emergency amendment at 9 Ill. Reg. 9431, effective May 11, 1985; emergency amendment at 9 Ill. Reg. 9431, effective May 11, 1985; emergency amendment at 9 Ill. Reg. 9430, effective May 11, 1985; emergency amendment at 9 Ill. Reg. 9430, effective May 11, 1985; emergency amendment at 9 Ill. Reg. 9430, effective May 11, 1985; emergency amendment at 9 Ill. Reg. 9430, effective May 11, 1985; emergency amendment at 9 Ill. Reg. 9430, effective May 11, 1985; emergency amendment at 9 Ill. Reg. 9431, 1985, for a maximum of 150 days;

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

13675, effective August 26, 1986; amended at 10111. Reg. 15567, effective August 26, 1986; amended at 10111. Reg. 15567, effective September 30, 1986; emergency amendment at 10 111. Reg. 1986; peremptory amendment at 10 111. Reg. 19132. effective October 28, 1986; peremptory amendment at 10 111. Reg. 21097, effective October 28, 1986; peremptory amendment at 11 111. Reg. 648, effective December 22, 1986; peremptory amendment at 11 111. Reg. 4388, effective Eebruary 27, 1987; peremptory amendment at 11 111. Reg. 6291, effective February 27, 1987; peremptory amendment at 11 111. Reg. 6291, effective February 27, 1987; peremptory amendment at 11 111. Reg. 1987; or a maximum at 11 111. Reg. 1987, or a maximum of 150 days; peremptory amendment at 11 111. Reg. 1987, for a maximum of 150 days; peremptory amendment at 11 111. Reg. 1987, effective September 1, 1987; peremptory amendment at 11 111. Reg. 1981, effective October 19, 1987; peremptory amendment at 11 111. Reg. 1981, effective October 19, 1987; for a maximum of 150 days; amendment at 11 111. Reg. 1981, effective October 19, 1987; peremptory amendment at 11 111. Reg. 20664, effective October 19, 1987; peremptory amendment at 12 111. Reg. 2078, effective December 11, 1987; peremptory amendment at 12 111. Reg. 20673, effective March 21, 1988; peremptory amendment at 12 111. Reg. 5073, effective March 21, 1988; emergency amendment at 12 111. Reg. 7783, effective April 14, 1988; emergency amendment at 12 111. Reg. 7783, effective April 14, 1988; emergency amendment at 12 111. Reg. 7783, effective April 14, 1988; emergency amendment at 12 111. Reg. 7783, effective April 19, 1987; peremptory amendment at 12 111. Reg. 7783, effective April 14, 1988; emergency amendment at 12 111. Reg. 7783, effective April 15, 1988; peremptory amendment at 12 111. Reg. 7783, effective April 14, 1988; peremptory amendment at 12 111. Reg. 7783, effective April 14, 1987, peremptory amendment at 12 111. Reg. 7783, effective April 14, 1987, peremptory amendment at 12 111. Reg. 7783, effec effective July 18, 1988, for a maximum of 150 days; peremptory amendment at 12 III. Reg. 13306, effective July 27, 1988; corrected at 12 III. Reg. 14630, effective September 6, 1988; amended at 12 III. Reg. 20449, effective November 28, 1988; peremptory amendment at 12 III. Reg. 20584, effective November 28, 1988; peremptory amendment at 13 III. Reg. 8080, effective May 10, 1989; amended at 13 III. Reg. 8080, effective May 10, 1989; amended at 13 III. Reg. 8164, effective May 10, 1989; amended at 13 III. 986; emergency amendment at 10 Ill. Reg. 12090, effective June 30, 1986, amended at 10 III. Reg. 3230, effective January 24, 1986; emergency amendment at 10 III. Reg. 8904, effective May 13, 1986, for a maximum of 22, 1988; peremptory amendment at 12 III. Reg. 9745, effective May 23, 1988; emergency amendment at 12 III. Reg. 11778, effective July 1, 1988, for a maximum of 150 days; emergency amendment at 12 III. Reg. 12895, of 150 days; peremptory amendment at 12 Ill. Reg. 8135, effective April Reg. 8970, effective May 26, 1989; emergency amendment at 13 III. Reg. 10967, effective June 20, 1989, for a maximum of 150 days; emergency amendment expired on November 17, 1989; amended at 13 III. Reg. 11451, effective June 28, 1989; emergency amendment at 13 III. Reg. 11854, peremptory amendment at 10 Ill. Reg. 3325, effective January 22, 1986; 50 days; peremptory amendment at 10 Ill. Reg. 8928, effective May 13, for a maximum of 150 days; peremptory amendment at 10 Ill. Reg. 13675,effective July 31, 1986; peremptory amendment at 10 Ill. Reg.

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

effective October 19, 1990; peremptory amendment at 14 III. Reg. 1819, effective October 19, 1990; peremptory amendment at 14 III. Reg. 1819, effective November 13, 1990; peremptory amendment at 15 III. Reg. 3296, effective 633, effective January 7, 1991; amended at 15 III. Reg. 3296, effective March 11, 1991; peremptory amendment at 15 III. Reg. 4401, effective March 11, 1991; peremptory amendment at 15 III. Reg. 5465, effective April 2, 1991, 1991; emergency amendment at 15 III. Reg. 10485, effective July 1, 1991, for a maximum of 150 days; amended at 15 III. Reg. 13080, effective August 21, 1991; amended at 15 III. Reg. 13080, effective August 21, 1991; amended at 15 III. Reg. 13080, effective August 22, 1991; emergency amendment at 16 III. Reg. 3450, effective February 20, 1992; peremptory amendment at 16 III. Reg. 5068, effective March 11, 1992; peremptory amendment at 16 III. Reg. 5068, effective March 11, 1992; emergency amendment at 16 III. Reg. 8299, effective May 19, 1992; peremptory amendment at 16 III. Reg. 8382, effective May 19, 1992; emergency amendment at 16 III. Reg. 8382, effective May 19, 1992; emergency amendment at 16 III. Reg. 1390, effective May 19, 1992; emergency amendment at 16 III. Reg. 1390, effective May 19, 1992; emergency amendment at 16 III. Reg. 1390, effective May 19, 1992, for a maximum of 150 days; amended at 16 III. Reg. 1390, effective May 19, 1992, for a maximum of 150 days; amended at 16 III. Reg. 1390, effective May 19, 1992, for a maximum of 150 days; amended at 16 III. Reg. 1390, effective May 19, 1992, for a maximum of 150 days; amended at 16 III. Reg. 1390, effective May 19, 1992, for a maximum of 150 days; amended at 16 III. Reg. 1390, effective May 19, 1992, for a maximum of 150 days; amended at 16 III. Reg. 1390, effective May 19, 1992, for a maximum of 150 days; amended at 16 III. Reg. 1390, effective May 19, 1992, for a maximum of 150 days; amended at 16 III. Reg. 1390, effective May 19, 1992, for a maximum of 150 days; amended at 16 III. Reg. 1390, effective Ma III. Reg. 615, effective January 2, 1990; peremptory amendment at 14 III. Reg. 1627, effective January II, 1990; amended at 14 III. Reg. 4455, effective March 12, 1990; peremptory amendment at 14 III. Reg. 7652, effective May 7, 1990; amended at 14 III. Reg. 10002, effective June 11, 1990; emergency amendment at 14 III. Reg. 11330, effective June 29, 1990, for a maximum of 150 days; amended at 14 III. Reg. 14361, effective August 24, 1990; emergency amendment at 14 III. Reg. 15570, effective September II, 1990, for a maximum of 150 days; emergency amendment expired on February 8, 1991; corrected at 14 III. Reg. 16092; peremptory amendment at 14 III. Reg. 17098, effective September 26, 1990; amended at 14 III. Reg. 17189, effective October 2, 1990; amended at 14 III. Reg. 17189. 1992, for a maximum of 150 days; emergency amendment at 16 III. Reg. 14452, effective September 4, 1992, for a maximum of 150 days; amended at 17 III. Reg. 238, effective December 23, 1992; peremptory amendment at 17 III. Reg. 498, effective December 18, 1992; amended at 17 III. Reg. 590, effective January 4, 1993; amended at 17 III. Reg. 1819, effective February 2, 1993; amended at 17 III. Reg. 6441, effective April 8, 1993; emergency amendment at 17 III. Reg. 12900, effective July 22, 1993, for a amended at 13 Ill. Reg. 19221, effective December 12, 1989; amended at 14 maximum of 150 days; amended at 17 III. Reg. 13409, effective July 29, 1993; emergency amendment at 17 III. Reg. 13789, effective August 9, 1993, for a maximum of 150 days; emergency amendment at 17 III. Reg. 14666, effective August 26, 1993, for a maximum of 150 days; amended at 17 III. Reg. 19103., effective October 25, 1993 effective July 1, 1989, for a maximum of 150 days; corrected at 13 Ill. Reg. 12647; peremptory amendment at 13 III. Reg. 12887, effective July 24, 1989; amended at 13 III. Reg. 16950, effective October 20, 1989;

NOTICE OF ADOPTED AMENDMENTS

Section 310.210 Prevailing Rate

The rate of pay for each class and locality certified as being correct by the Director of Labor and approved by the Director of Central Management Services; or, as established under "An Act regulating wages of laborers, mechanics, and other workmen employed in any public work by the state, county, or city or any public body or any political subdivision or by anyone under contract for public works", approved June 26, 1941, as amended (III. Rev. Stat. 1981 1991, ch. 48, par. 39(s)-1) 1820 ILCS

Painter	Plasterer	Plumber	Roofer	Sewage Plant Operator	Sign Hanger	Sign Hanger Foreman	Sign Painter	Sign Painter Helper	Stationary Engineer	Stationary Fireman	Steamfitter	Total of Days	leacher of barbering	Tinsmith	Water Plant Operator
Baker	Barber	Beautician	Brickmason	Carpenter	Carpenter Foreman	Cement Finisher	Electrician	Highway Construction	Equipment Operator	Laborer	Laborer (Building)	Machinist	Maintenance Worker	(Power Plant)	Motion Picture Operator

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

Section 310.320 Annual Compensation Ranges for Executive Director and Assistant Executive Director, State Board of Elections

As provided in P.A. 83-0941 and subject to Section 8a(2) of the Personnel Code (III. Rev. Stat. 4989 1991, ch. 127, par. 638498a4(2) 638108a.2) [20 ILCS 415/8a.21, the State Board of Elections shall determine the annual compensation of its Executive Director and Assistant Executive Director consistent with the following:

Annual Salary Equivalent to Salary Range MC-15 as set forth in 310. Appendix D	Equivalent to Salary Range MC-13 as set forth in 310. Appendix D
Executive Director	Assistant Executive Director

Amended at 17 Ill. Reg. 19103, effective October 25, 1993 (Source:

Section 310. Appendix A Negotiated Rates of Pay TABLE G RC-045 (Automotive Mechanics, 1SEA <u>IFPE</u>)

A) Departments of Central Management Services and Transportation

	-July-l,-1992- Mo- 2674 1549 2674 2474 2509 2566 2517 2568
	2609 2609 2439 2439 2414 2414 2563 2563 2563 2563
Northeast Region - (Cook)	Auto-8-Body-Repairer Automotive-Attendant Automotive-Mechanic Automotive-Mechanic-Lelper Automotive-Parts-Warchouser-I Automotive-Parts-Warchouser-I *Storekeeper-I *Storekeeper-I

July 1, 1993 2568

1, 1993

Jan.

Mo. 2863 1659 2863 2649 2687 2748

Mo. 2727 1580 2727 2523 2559 2617

Automotive Attendant Automotive Mechanic Auto & Body Repairer

(Source: Amended at 17 III. Reg. 19103, effective October 25, 1993

Automotive Parts Warehouser II Automotive Mechanic's Helper Automotive Parts Warehouser I

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

2695	2750
2567	2619
*Storekeeper I	tore

*Serving as Automotive Parts Warehousers in Cook County.

Departments of Agriculture, Central Management Services, Conservation, Corrections and Transportation - (All Other Counties Except Cook) B

	-166tt-4the-	-July-11992-	
	Mex	M⊖.	
Aute-2-Bedv-Rebairer	2581	2646	
Aμtomotive-Attendant	1439	1549	
-Mechanie	2581	2646	
Aμtomotive-Mechanic-s-Helber	2297	2354	
Automotive-Parts-Warehouser-I	2303	2361	
Automotive-Parts-Warehouser-II	2499	2561	
Automotive-Parts-Warehouser-III	2554	2618	
Small-Engine-Mechanie	2208	2263	
	Jan. 1, 1993	July 1, 1993	
	Mo.	Mo.	
Auto & Body Repairer	2699	2834	
Automotive Attendant	1580	1659	
	2699	2834	
	2401	2521	
	2408	2528	
Parts	2612	2743	
Automotive Parts Warehouser III	2670	2804	
Small Engine Mechanic	2308	2423	
1			

Section 310. Appendix A Negotiated Rates of Pay TABLE P RC-029 (Paraprofessional Investigatory and Law Enforcement Employees, #SEA <u>IFPE</u>)

(Source: Amended at 17 Ill. Reg. 19103, effective October 25, 1993

Effective:--July-1,-1992

S-T-E-P-S

23455	1760183419041982205521322252	1925200920932186227023582494		1760183419041982205521322252
	AGRICULTURAL-PRODUCTS-PROMOTER 1760-		INVESTIGATOR	ANIMAL-HEALTH-INSPECTOR 1760-

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

MAL-WELE ARY-INSP ON-INVES ON-INVES ATH-ALCO	17601834- 13061351- 21122210- 23352449- 20102104-	-1904 -1394 -2311 -2563	-1982- -1434- -2407- -2678- -2285-	-2055- -1481- -2507- -2789- -2379-	-2132 -1523 -2608 -2900	22552 1601 2762 3072 2615
ECHNICI MERCE-C MERCE-C MODITIE	21122210- 23352449- 16101679- 18361914-	-23112563 +740	-2407- -2678- -1807- -2076-	-2507- -2789- -1871- -2156-	-2608 -2900 -1938	2762 3072 2045 2365
ROUS-DR ICER-II ROUS-DR	20102104-	-2195-	-2285-	-2379-	-2468	2615
OFFICER-III DRUG-COMPLIANCE-INVESTIGATOR ENVIRONMENTAL-PROTECTION-LEGAL INVESTIGATOR-I	29043055- 16101679- 12601834-	-3205 -1740	-3355- -1807-	-3510-	-3657 -1938	3884 2045 2252
THENTY TO TECTION TO THE TAIL THE TAIL TO THE TAIL	925200 246232	429-	2186-2531-25531	2270. 2634.	2358- 2741-	0.00
4 4 4 4 4 4	4435+55 610167 760183 010210 335244 351139	740- 740- 904- 195- 563- 442-	4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	60 57 1 C C C C C C C C C C C C C C C C C C	132 1488 1900	667
GUARD-11 GUARD-11 LICENSING-1NVESTIGATOR-1 LICENSING-1NVESTIGATOR-11 LICENSING-1NVESTIGATOR-11 LICENSING-1NVESTIGATOR-11 LICENSING-NVESTIGATOR-11 LIGUOR-CONTROL-SPECIAL-AGENI-1 MOTORIST-ASSISTANCE-SPECIALIST PERSONAL-PROPERTY-WAREHOUSE	444444444444444444444444444444444444444	45- 45- 45- 45- 45- 45-	00 00 00 00 00 00 M 1+ 01 00		788 055 568 441 26	1873 2139 2139 2139 22139 2215 2365 2139
NT-8-P MT-8-P MBING- TCE-OF YGRAPH YGRAPH	2010210422222335244923352449233524492601-273229043055	-2195- -2429- -2563- -2311- -2563- -2663- -2860-	25285-2531-2678-2678-2678-2678-2678-2996-2996-3355-	2379- 2634- 2789- 2789- 2789- 2789- 3125-	2468 2741 2900 2900 2900 2900 3253	2615 2905 3072 3072 3072 3453 3453

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES NOTICE OF ADOPTED AMENDMENTS

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NOTICE OF ADOPTED AMENDMENTS

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-1982	1+40001	0+A7	1889	1982	+666	17301795	190419822		22852		1985	17601834190419822055		28332	1985	20102104219522852379	242925312	2186	25312634
41904	1	-966+t	17511815	1	31605	t ±9t	41904-		12195-		11964	11904-		72709-	11904-	12195-	22429-	20092093	22429-
17601834	1	İ	1689175	17691834	14931550	.5501608-	17601834		10210		69183	69183		622587	788409	195194	22162322	25299	221623222429
	+ -	×0 +	9+	±t	14	15	tt		50			14	,	24	17(50	22	1925	22
PRODUCTS-&-STANDARDS-INSPECTOR		VECUNA++-UPP+CER-VERGERN+	SEED-ANALYST-I	SEED-ANALYST-II	SITE-SECURITY-OFFICER	TRUCK-WEIGHING-INSPECTOR	VEHIGLE-EMISSIONS-COMPLIANCE	INSPECTOR	VEHICLE-TESTING-COMPLIANCE	OFFICER	VEHICLE-TESTING-STATION-INSPECTOR	VITAL-RECORDS-QUALITY-CONTROL	INSPECTOR	WAREHOUSE-CLAIMS-SPECIALIST	WAREHOUSE-EXAMINER-I	WAREHOUSE-EXAMINER-II	WAREHOUSE-EXAMINER-III	WELL-INSPECTOR-I	WELL-INSPECTOR-II

Effective: January 1, 1993

STEPS	1 2 3 4 5 6 7	1871 1942 2022 2096 2175		1871 1942 2022 2096 2175	1795 1871 1942 2022 2096 2175 2297	1378 1422 1463 1511 1553	2254 2357 2455 2557 2660	2498 2614 2732 2845 2958	2146 2239 2331		2254 2357 2455 2557 2660	2498 2614 2732 2845 2958	1713 1775 1843 1908 1977	1952 2036	2050 2146 2239 2331 2427 2517 2667	2154 2254 2357 2455 2557 2660 2817	2962 3116 3269 3422 3580 3730 3962	
		AGRICULTURAL PRODUCTS PROMOTER	ANIMAL & ANIMAL PRODUCTS	ANIMAL HEALTH INSPECTOR	ANIMAL WELFARE INSPECTOR	APIARY INSPECTOR	ARSON INVESTIGATOR I	ARSON INVESTIGATOR II	BREATH ALCOHOL ANALYSIS	TECHNICIAN	COMMERCE COMMISSION POLICE OFR I	OFR 1	COMMODITIES INSPECTOR	DANGEROUS DRUGS COMPLIANCE	DANGEROUS DRUGS COMPLIANCE	DANGEROUS DRUGS COMPLIANCE	DRUG COMPLIANCE INVESTIGATOR	

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

2086	2297	2544 2963 1910 2086	229 266 313	191	183 218 254	266 296 241	183	2667 2963 3133 2817	313	396 229 229 229	218	199	2667	332 229 266
1977	2175	2405 2796 1814 1977	N == LO (7 - 40	0 2	$- \circ \circ \circ$	9	2517 2796 2958 2958	95	73	17	17	2517	13
1908	2096	2315 2687 1754 1908	942	56 75 99	399	42 68 19	99	4086	2845 2845 3188	58 09 09	999	83	2427	00 00 00 00 00 00 00 00 00 00 00 00 00
1843	2022	2230 2582 1699 1843	02 33 73	51 69 92	63 92 23	33 58	63	2331 2582 2732 2455	2732 2732 3056	3422 2022 2022 2022	1927	1765	2331	33 33 33
1775	1942	2135 2478 1637 1775	1942 2239 2614	1637	1576 1851 2135	2239 2478 2036	1576	2239 2478 2614 2357	61	26 94 94	94	1704	2239	76 94 23
1713	1871	2049 2368 1581 1713	7 4 6	വനന	$\sim 10^{\circ}$	400	$\sim \sim$	2146 2368 2498 2754	00000		2 ca l~ ca	4 1	2146	63
1642	1795	1964 2260 1523 1642	38	1378 1523 1714	717	2050 2260 1873	47	2050 2260 2382 2154	388	96 79 79	779	1000	2050	251 179 205
ENVIRONMENTAL PROTECTION LEGAL	INVESTIGATOR I ENVIRONMENTAL PROTECTION LEGAL	INVESTIGATOR II EXPLOSIVES INSPECTOR I EXPLOSIVES INSPECTOR II FINGERPRINT TECHNICIAN II	FINGERPRINT TECHNICIAN III FIRE PREVENTION INSPECTOR I FIRE PREVENTION INSPECTOR II	GUARD I GUARD II GUARD III		INVESTIGATOR III INVESTIGATOR IV	SSISTANCE SPEROPERTY WAREH	2006	ICER II EXAMINER I EXAMINER I	I S	ST I	SILL SECRIFICATIONS TRUCK WEIGHING INSPECTOR VEHICLE EMISSIONS COMPLIANCE INSPECTOD	HICLE DFFIC HICLE	VITAL RECORDS QUALLITY CONTROL INSPECTOR MAREHOUSE CLAIMS SPECIALIST WAREHOUSE EXAMINER I MAREHOUSE EXAMINER II

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

2793	2076	2397	2643		2793	3917	2076	2284	1	2525	2936	1905	2076	2284	2397	2643	1689	1905	2170	1826	2170	2525	2643	2936	
2685	2003	2309	2548		2685	3759	2003	2201		2431	2821	1842	2003	2201	2309	2548	1641	1842	2098	1767	2098	2431	2548	2821	
2578	1935	2224	2448		2578	3593	93	2123		2342	2711	1784	1935	2123	2224	2448	1594	1784	2023	1712	2023	2342	2448	2711	
2475	1864	2138	2351		2475	3432	1864	2039		2242	2602	1719	1864	2039	2138	2351	1545	1719	1944	1655	1944	2242	2351	2602	
2367	1799	2050	2253		2367	3272	1799	1965)	2151	2486	1660	1799	1965	2050	2253	1495	1660	1875	1599	1875	2151	2253	2486	
2262	1724	1961	2153		2262	3110	1724	1885	3	2062	2373	1599	1724	1885	1967	2153	1447	1599	1800	1546	1800	2062	2153	2373	
OFFICER I	L L	DANGEROUS DRUGS COMPLIANCE	OFFICER 1 DANGEROUS DRUGS COMPLIANCE	OFFICER II	DANGEROUS DRUGS COMPLIANCE	DRUG COMPLIANCE INVESTIGATOR	ENVIRONMENTAL PROTECTION LEGAL	ENVIDONMENTAL DECITION FCA!	R II		EXPLOSIVES INSPECTOR II	FINGERPRINT TECHNICIAN I	FINGERPRINT TECHNICIAN II	FINGERPRINT TECHNICIAN III	FIRE PREVENTION INSPECTOR I	FIRE PREVENTION INSPECTOR II	GUARD I	GUARD II	GUARD III	SING	LICENSING INVESTIGATOR I	LICENSING INVESTIGATOR II	INVESTIGATOR		

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DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

2533 1924 2291	2800 3110 3290 2958 3290 3290 3290 2415 2412 2291 2291 2006	2800 2412 2412 2412 2412 2800 3111
2397 1826 2170	2643 33106 33106 33106 33106 33106 33106 33106 33106 33106 33106 33106 33106 33106 33106 33106 33106 33106	2643 2284 2284 2284 2284 22936 2936 2936
2309 1767 2098	25548 22987 22987 22987 2308 22001 22001 22001 22001 22001 22001 22001	2548 2201 2201 2201 3163 2201 2548 2821 2821
2224 1712 2023	2445 22415 2869 2869 2869 2869 2869 2023 2123 2123 2123 2123 2123	4 22 824-4-
2138 1655 1944	2351 2602 2745 2745 2745 2745 2745 2745 2745 274	2351 2039 2039 2901 2039 2351 2602 2602 2602
2050 1599 1875	2253 2623 2623 2623 2623 32926 1965 1965 1660	0 2 99 792828
1967 1546 1800	23153 22501 22501 22501 22501 22501 1885 11888 11899 11899 11899	707000 000 010
LIQUOR CONTROL SPECIAL AGENT I MOTORIST ASSISTANCE SPECIALIST PERSONAL PROPERTY WAREHOUSE EXAMINER	PLANT & PESTICIDE SPECIALIST I PLANT & PESTICIDE SPECIALIST II PLUMBING INSPECTOR POLICE OFFICER I POLYGRAPH EXAMINER II SECURITY OFFICER SECURITY OFFICER SECURITY OFFICER SECURITY OFFICER SECURITY OFFICER SEED ANALYST II SEED ANALYST II SITE SECURITY OFFICER VICTORIE FARTCROOK COMPOUNTANCE	VEHICLE FEMISSIONS COMPLIANCE INSPECTOR VEHICLE TESTING COMPLIANCE OFFICER VEHICLE TESTING STATION INSPECTOR VITAL RECORDS QUALITY CONTROL INSPECTOR WAREHOUSE CLAIMS SPECIALIST WAREHOUSE EXAMINER II WAREHOUSE EXAMINER II WAREHOUSE EXAMINER II WAREHOUSE EXAMINER II WAREHOUSE EXAMINER II WAREHOUSE EXAMINER III WAREHOUSE EXAMINER III WAREHOUSE EXAMINER III WELL INSPECTOR II

(Source: Amended at 17 Ill. Reg. 19103, effective October 25, 1993

Section 310. Appendix A Negotiated Rates of Pay TABLE Q RC-033 (Meat Inspector, ISEA IFPE)

Effective:--July-1,-1991

2671 3111 22006 22190 2412 2533 2800 1773 2006 22291 1924 2291 2291 2291 2291 2291 3111

S-T-E-P-S	12365	1571163816981763182518911995		1791186719472025210321832307
		MEAT-AND-POULTRY-INSPECTOR	TRAINEE	MEAT-AND-POULTRY-INSPECTOR

an alcount

DEPARTMENT OF CENTRAL MANAGEMENT SERVICES

NOTICE OF ADOPTED AMENDMENTS

-Effective-January-1,-1992,-employees-who-have-15-years-of-service and-have-3-or-more-years-of-creditable-service-on-Step-7-in-the same-pay-grade-shall-receive-an-additional-\$25.00-monthly. NOTE

Effective:--July-1,-1992

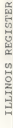
3 3 4-+E-F-3	1610-1679-1740-1807-19382045	1836191419962076215622382365
	MEAT-AND-POULTRY-INSPECTOR	MEAT-AND-POULTRY-INSPECTOR

Effective: January 1, 1993

	7	2086	2412
	9	1977	2283
	5	1908	2199
TEPS	4	1843	2118
S	m	1775	2036
	2	1713	1952
	_	1642	1873
		INSPECTOR	INSPECTOR
		MEAT AND POULTRY INSPECTOR TRAINEE	MEAT AND POULTRY INSPECTOR
		MEAT /	MEAT A

Effective: July 1, 1993

			S	E F S			
	_	2	3	4	5	9	7
MEAT AND POULTRY INSPECTOR	1724	1799	1724 1799 1864 1935 2003 2076 2190	1935	2003	2076	2190
MEAT AND POULTRY INSPECTOR	1961	2050	1967 2050 2138 2224 2309 2397 2533	2224	2309	2397	2533
(Source: Amended at 17 III Reg 19103 affective October 25, 1993	1910	3	fforti	000	ohor	75. 190	



CRIMINAL JUSTICE INFORMATION AUTHORITY

NOTICE OF ADOPTED RULES

- Heading of the Part: AMERICANS WITH DISABILITIES ACT GRIEVANCE PROCEDURE 7
- Code Citation: 4 Ill Adm. Code 150 5
- Adopted Action Section Section Section Section Section Numbers: New New New New New 150.10 150.20 150.30 150.40 150.50 3)

Section

New

- Statutory Authority: Implementing and authorized by the Americans with Disabilities Act of 1990 (42 USC 12101 et seq.); Section 35.107 of the Title II regulations, 28 CFR Part 35; Sections 705, 706, 707,709, and 710 of the Civil Rights Act of 1964 (42 USC 2000e-4, 2000e-5, 2000e-6, 2000e-8, and 2000e-9); Section 505 of the Rehabilitation Act of 1973 (29 USC 794a): and Section 7 of the Illinois Criminal Justice Information Act (Ill. Rev. Stat. 1991, Ch. 38, pars. 210-7(0) and (r)[20ILCS3930/7 (0) and (r)]. 4
- October 25, 1993 Effective Date of Rules: 2
- Does this rulemaking contain an automatic repeal date? (9
- Does this rulemaking contain an incorporation by reference. No. 7
- September 23,1993 Date filed in Agency's Principal Office: 8

CRIMINAL JUSTICE INFORMATION AUTHORITY

NOTICE OF ADOPTED RULES

- 5 February Notice of Proposed Rule Published in Register: 1993; 17 Ill Reg 1263 6
- Has JCAR issued a Statement of Objection to these Rules? 10)
- substantive changes were made pursuant to comments from the Administrative Code Division and JCAR. Minor non-Differences between proposed and final version: 11)

Section

- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by 12)
- Will this rule replace an emergency rule currently in effect? 13)
- Are there any amendments pending on this part? 14)
- Summary and Purpose of Rules: These rules establish the Illinois Criminal Justice Information Authority's employee grievance procedure for the handling of discrimination complaints by qualified individuals with disabilities. 15)
- Information and questions regarding these adopted rules shall be directed to: 16)

Gerald A. Cooper, General Counsel Illinois Criminal Justice Information Authority 120 South Riverside Plaza, Suite 1016 Chicago, Illinois 60606-3997 The full text of the Adopted Rules begins on the next page:

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CRIMINAL JUSTICE INFORMATION AUTHORITY

NOTICE OF ADOPTED RULES

CHAPTER III: ILLINOIS CRIMINAL JUSTICE INFORMATION AUTHORITY TITLE 4: DISCRIMINATION PROCEDURES

GRIEVANCE PROCEDURE AMERICANS WITH DISABILITIES ACT PART 150

4, 2000e-5, 2000e-6, 2000e-8, and 2000e-9); Section 505 of the Rehabilitation Act of 1973 (29 USC 794a); and Section 7 of the Illinois Criminal Justice Information Act (Ill. Rev. Stat. 1991, AUTHORITY: Implementing and authorized by the Americans With Disabilities Act of 1990 (42 USC 12101 et seq.); Section 35.107 of the Title II regulations, 28 CFR Part 35; Sections 705, 706, 707, 709, and 710 of the Civil Rights Act of 1964 (42 USC 2000e-Ch.38, pars. 210-7(0) and (r)[20ILCS3930/7(0)] and (r)]. Case-by-Case Resolution Investigation Findings Accessibility Final Level Procedures 150.50 150.20 150.30 150.40 150.10

19120 Reg. I11. 17 at Adopted 1993 October SOURCE:

Section 150.10 Purpose

- tion Authority's grievance procedure for discrimination complaints is to establish a formalized method whereby discrimination complaints by qualified individuals with disabilities can be detected at the beginning stages, The purpose of the Illinois Criminal Justice Informainvestigated, and, hopefully, resolved. a)
- mation Authority (Authority) shall respond to complaints of discrimination by qualified individresponsible for the investigation of complaints, documentation of facts, and presentation of find-Authority's Equal To that end, the Illinois Criminal Justice Inforings, and for advising management regarding recom-(EEO) Officer shall mendations to resolve the dispute. The disabilities. Opportunity uals with Employment Q

NOTICE OF ADOPTED RULES

CRIMINAL JUSTICE INFORMATION AUTHORITY

- open communication with all individuals requesting service and activity offered, when viewed in its entirety, be readily accessible to and usable by qualified individuals with disabilities and en-It is the intention of the Authority to foster readily accessible programs, services and activities. The Authority requires that each program, courages Authority supervisors of agency programs, services and activities to respond to requests for reasonable accommodations before they become discrimination complaints. ΰ
- complaints does not preclude the right of a member of the public to file a charge directly with the Illinois Department of Human Rights or the United States Equal Employment Opportunity Commission (EEOC). The filing of any complaint of alleged discrimination may not be The use of this grievance procedure for discrimination used as a basis for future retaliation adversely affecting the rights of any member of the public. g

Section 150.20 Procedures

- General. a
- The Authority shall, upon being informed of an individual's desire to file a formal discrimination complaint, instruct the individual how to obtain a copy of this Procedure and a form prescribed by the Authority and shall, upon request, assist the individual in the completion of the
- discrimination complaint form and shall be used to mation pertinent to the complaint of alleged dis-The discrimination complaint form Discrimination complaints shall be made on the clearly record the date, nature, and other inforshall be submitted, in a timely manner, to: crimination. 5)

IL Criminal Justice Information Authority Suite 1016, 120 South Riverside Plaza Chicago, Illinois 60606. Authority EEO Officer

CRIMINAL JUSTICE INFORMATION AUTHORITY

NOTICE OF ADOPTED RULES

- The discrimination complaint form must be completed in full to receive proper consideration by the Authority's EEO Officer. 3
- Timeliness. Q
- Unless there are extenuating circumstances, all complaints must be received by the Authority's EEO Officer in writing within 180 working days after the date of the last incident of alleged discrimination. Time limits established in this procedure may be extended by mutual agreement in writing, signed by the complainant and the Executive Director of the Authority.
- Screening. ΰ
- when a completed discrimination complaint form is received in a timely fashion, the Authority's EEO Officer will proceed to investigate the alleged discrimination, with the result and recommendation of findings due within ten (10) working days. When applicable, the complainant's immediate supervisor will be contacted for relevant information. All concerned parties will be contacted and requested to avail themselves to a fact-finding conference.
- Withdrawal of the Complaint. g
- be withdrawn by the complainant during the investigation of the complaint upon receipt by the Authority's The complaint, or part of the complaint allegation, may EEO Officer of a written request for withdrawal.
- (e)
- Dismissal of the Complaint.

 If, after an analysis of the merits of the complaint by the Authority's EEO Officer, there is a lack of substantial evidence to believe that discrimination has occurred, the Authority's EEO Officer shall document the efforts to investigate the complaint and forward the documentation to the Executive Director for final review pursuant to Section 150.40.

Section 150.30 Investigation Findings

able cause to believe that discrimination may have occurred, the Authority's EEO Officer shall submit a written notice to the complainant with the findings and recommendations to resolve the complaint. If the complaint cannot be satisfactorily resolved at At the conclusion of the investigation, if there exists reason-

CRIMINAL JUSTICE INFORMATION AUTHORITY

NOTICE OF ADOPTED RULES

working days, the Authority's EEO Officer shall document the efforts made to resolve the complaint and shall provide a written explanation of the reasons why the complaint was not able to be resolved. (2) this level within five

Section 150.40 Final Level

- cer to the Executive Director of the Authority (or in Associate Director as designated by the Executive Dimay conduct interviews and seek relevant advice and to appear and shall have a right to appoint a representative to The investigation findings, conciliation efforts, and proposed settlement shall be forwarded by the EEO Offirector) for final review, approval or other determina-tion. The Executive Director (or Associate Director) before the Executive Director (or Associate Director) case the Executive Director is unavailable, plainant shall be afforded an opportunity information with respect to the complaint. appear on the complainant's behalf. a)
- ing days after the receipt of the EEO Officer's written report. The Executive Director's (or Associate Director's) decision shall be the final decision of the Auprovide in writing to the complainant and the Author-ity's EEO Officer the official position of the agency The Executive Director (or Associate Director) shall and the reasons for that position within five (5) workthority. (q

Section 150.50 Accessibility

All stages of this Procedure shall be readily accessible to and usable by individuals with disabilities consistent with federal and State laws and regulations.

Section 150.60 Case-by-Case Resolution

is not limited to: the specific nature of the disability, the health and safety of others, and whether an accommodation would activity or undue hardship on the Department. Accordingly, termination of a grievance at any level, whether through the granting Each grievance involves a unique set of factors that include, but essential eligibility requirements, the benefits to be derived, constitute a fundamental alteration to the program, service or the nature of the service, program or activity at

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CRIMINAL JUSTICE INFORMATION AUTHORITY

NOTICE OF ADOPTED RULES

of relief or otherwise, shall not constitute a precedent on which any other complainants should rel_Y .

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OFFICE OF THE STATE FIRE MARSHAL

NOTICE OF ADOPTED AMENDMENTS

- - Heading of Part: Fire Prevention and Safety
- Code Citation: 41 Ill. Adm. Code 100 5 3
- Adopted Action: Amendment Section Numbers:
- Statutory Authority: Section 9 of the Fire Investigation Act (III. Rev. Stat. 1991, ch. 127 1/2, par. 9) [425 ILCS 25/9]. 7
- Effective Date of Rules: November 1, 1993 2
- Do this rulemaking contain an automatic repeal date? 9
- Does this rulemaking contain incorporations by reference? 7
- Date filed in agency's principal office: October 10, 1992 8
- 16 Ill. Reg. 15681 Notice of Proposal Published in Illinois Register: October 16, 1992.

6

- See No. Has JCAR issued a Statement of Objection to these rules? attached document. 9
- <u>Difference between the proposal and final version:</u> Several changes approved by JCAR. See attached final rule as compared to original document. $\widehat{\Xi}$
- Are there any amendments pending on this Part? No 14)
- <u>Summary and Purpose of Rule(s):</u> To update the State Fire Prevention Code for new occupancy by adoption of the 1991 NFPA Life Safety Code with modifications as revised by JCAR. 15)

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OFFICE OF THE STATE FIRE MARSHAL

NOTICE OF ADOPTED AMENDMENTS

<u>Information and questions regarding this adopted rule shall be directed to: Jack Ahern, Deputy State Fire Marshal</u>
Office of the State Fire Marshal Springfield, IL 62703-4259 1035 Stevenson Drive 16)

The full text of the Adopted Rules begins on next page:

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OFFICE OF THE STATE FIRE MARSHAL

NOTICE OF ADOPTED AMENDMENT(S)

CHAPTER I: OFFICE OF THE STATE FIRE MARSHAL TITLE 41: FIRE PROTECTION

FIRE PREVENTION AND SAFETY

PART 100

Section

Title, Jurisdiction, Powers, Penalties, Right of Entry, Existing Adoption of NFPA 101, Life Safety Code by Reference Building Construction Types Introduction Fire Areas Structures 100.3 100.4 1.00 1001 5.001

Modification of Standards Referenced in NFPA 101 and Programs APPENDIX A

Modification of N.F.P.A. 101 (1985) for Existing Day Care Facilities

00.110

AUTHORITY: Implementing and authorized by Section 9 of the Fire Investigation Act (Ill. Rev. Stat. 1991, ch. 127 1/2, par. 9) [425 ILCS 25/9]. SOURCE: Illinois Rules and Regulations for Fire Prevention and Safety, amended September 24, 1973; amended Jan. 8, 1974; Rules and Regulations relating to Fireworks filed October 8, 1974; codified at 5 111. Reg. 10673; amended at 6 111. Reg. 13021, effective December 15, 1982; amended at 7 Ill. Reg. 16399, effective January 1, 1984; amended at 9 Ill. Reg. 1009, effective July 1, 1985; 105.10 and 105.20 at 11 Ill. Reg. 5992; Part repealed, new Part adopted at 12 Ill. Reg. 8017, effective August 1, 1988; emergency amendment at 13 Ill. Reg. 582, effective January 3, 1989, for a maximum of 150 days; emergency expired June 2, 1989; amended at 13 Ill. Reg. 12547, effective July 14, 1989; amended Sections 100.81, 100.82 and 100.85 recodified to 41 Ill. Adm. Code , effective November 1, 1993 at 17 Ill. Reg. 19127

Section 100.7 Adoption of NPPA 101, Life Safety Code by Reference

- For the purposes of subsections (b) and (c) of this Section: a
- classification of which changes after November 1, 1993. Any accomplished as nearly as practicable in conformance with the "New facility" shall mean either a facility constructed after by these rules or outlined in the Life Safety Code, shall be November 1, 1993, or any facility the occupancy (use) alterations or installations of new equipment, either requirements for new construction.
 - those not classified as facilities" by subsection (a)(1) of this Section. are facilities" "Existing
- this Section, the The Office of the State Fire Marshal adopts the "Code for Safety to Life from Fire in Buildings and Structures" as published by the National Fire Protection Association (NFPA 101) 1985 edition, Life Safety Coder, and This incorporation does not include Applicable to existing facilities, as defined in subsection (a) (q

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OFFICE OF THE STATE FIRE MARSHAL

NOTICE OF ADOPTED AMENDMENT(S)

Applicable to any new facilities, as defined in subsection (a) of this Section, the Office of the State Fire Marshal adopts the following provisions of the "Code for Safety to Life from Fire in Buildings and 101) 1991 edition, Life Safety Code to the extent those provisions do not conflict with the provisions of this Part. This incorporation Structures" as published by National Fire Protection Association (NFPA does not include any later amendments or editions. any later amendments or editions. ()

Classification of Occupancy and Hazard of Contents Building Service and Fire Protection Equipment New Detention and Correctional Occupancies New Hotels and Dormitories Features of Fire Protection New Health Care Occupancies New Educational Occupancies Fundamental Requirements New Assembly Occupancies Means of Egress Administration Definitions Chapter 12. Chapter 2. Chapter 10. Chapter 14. Chapter 16. Chapter Chapter Chapter Chapter Chapter Chapter

Lodging or Rooming Houses New Apartment Buildings Chapter 18. Chapter 20.

New Residential Board and Care Occupancies New Mercantile Occupancies
New Business Occupancies Industrial Occupancies Chapter 22. Chapter 26. Chapter 24. Chapter 28.

Storage Occupancies

Chapter 29.

Life Safety Code becomes the code for Fire Prevention and Safety Special Structures and High-Rise Buildings Chapter 32. Referenced Publications Operating Features Chapter 31. Chapter 30.

subject to the modifications set forth in this Part. NFPA 101, Life Safety Code (1985 and 1991 Editions) is on file with the

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Office of the State Fire Marshal at the following locations: 3158-Executive-Park-Brive 1035 Stevenson Drive Springfield, Illinois 62703/4599 62703-4259

State of Illinois Building Chicago, Illinois 60601 100 W. Randolph Street

Marion, Illinois 62959 2209 West Main Street

National Fire Protection Association Copies are available for purchase from: Batterymarch Park Quincy₇ MA 02269 P

Modifications to the Life Safety Code e

OFFICE OF THE STATE FIRE MARSHAL

NOTICE OF ADDITED AMENDMENT(S)

Care Factitties Ch 11d

7

- Day Care Centers. Those facilities regulated under Chapter (Day-Care Centers) of the Life Safety Code shall include only: A)
 - by any facility licensed as a Day Care Center

the

- care for less than 24 hours per day for more than 8 children in a family home, or more than 3 children in a family home, or more than 3 children in a facility other than a family home; part day child care facilities, as defined in the child care and the facilities, as defined in the Department of Children and Family Services; any unlicensed facility that regularly provides
 - part day child care far. Child Care Act of 1969.
- Those facilities regulated under Chapler (Family Day-Care Homes) of the Life Safety Code shall Homes include only: 8
 - home by the Department of Children and Family Services; licensed as a day care any facility
- This includes the family's natural or adopted children and receives more than 3 up to a maximum of 12 children The number counted subsection does not affect facilities that receive home any unlicensed facility that is a family other persons under the age of less than 24 hours per day.
 - 10-8 (Group Day-Care Homes) of the Lite Safety Code Those facilities regulated under only children from a single household. Day Care Homes. shall include only: Chapter Group 0
- any facility licensed as a group day care home by the
- Department of Children and Family Services; or any unlicensed facility that is a family home that receives more than 3 up to a maximum of 16 children for less than 24 hours per day. The number counted includes the family's natural or adopted children and all other persons under the age of 12. ii)
 - purpose of determining the classification of a child of Children and Family Services guidelines will be applied. care facility, current Department a
- Child-to-Staff ratios in day care facilities shall comply with 89 III. Adm. Code 406 and 407 and with the Child Care Act of 1969. Any conflicting provisions of the Life Safety Code are Child-to-Staff Ratios inapplicable. 5
 - 21 (One- and Two-Family Dwellings) is adopted One- and Two-Family Dwellings recommended guidelines only. Chapter 3

19127 Reg. 111. 17 November 1, 1993 (Source: Amended

effective

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DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENTS

- Heading of the Part: Funeral Directors and Embalmers Licensing Code 1
- 68 Ill. Adm. Code 1250 Code Citation: 5
- Section Numbers: Adopted Action: 3)

Amendment Amendment Amendment Amendment Amendment Amendment Amendment Amendment Amendment Amendment Amendment Amendment 250.110 250.120 250.130 250.135 250.150 250.205 250.210 250.155 1250.160 250.170 250.200

- Statutory Authority: III. Rev. Stat. 1991, ch. 111, pars. 2809 and 2822, as amended by P.A. 87-966, effective January 1, 1993 [225 ILCS 41/5-15 and 10/35]. 4
- October 22, 1993 Effective Date of Amendments: 2
- Does this rulemaking contain an automatic repeal date? No 6
- Oo these Amendments contain incorporations by reference? No $\overline{}$
- October 19, 1993 Date Filed in Agency's Principal Office: 8
- July 23, 1993, at 17 Ill. Reg. Date Notice of Proposal Published in Illinois Register: 11315. 6
- Š Has ICAR issued a Statement of Objections to these amendments? 10
- Difference(s) between proposal and final version: 11)

In Section 1250.120(a)(3)(A), "Chemistry" was added as part of the curriculum requirement.

NOTICE OF ADOPTED AMENDMENTS

Section 1250.140, pertaining to the examination, was withdrawn from this proposed rulemaking because there are no amendments proposed.

The following changes were made in Section 1250.220:

In (a)(4), the last sentence, starting with "All persons...", was deleted.

In (b)(2)(A), "that is orally delivered before recognized funeral directing and embalming" was inserted ahead of the last word, "organizations".

In (b)(2)(D), the following was added:

Such self-study courses shall meet the following requirements:

- Credit for each self-study course cannot exceed 6 hours. <u>:</u>
- A licensee cannot accumulate more than 12 hours from selfstudy courses in a renewal period. Ξ
- answers are not readily apparent and have not been provided to the Self-study courses designed for CE credit must include an examination that tests the skills of the licensee and is of sufficient depth that icensee by the sponsor or anyone else. iii)
- Sponsors have the obligation to craft examinations in ways to prevent candidates from obtaining unearned credit. iv)

In (b)(5), "clock" was replaced by "CE" in each of the last two sentences.

The dinner or social function must be concluded before the CE program commences or be held after the CE program is completed." was inserted ahead of the last In (b)(6), "A CE program shall not be presented during a dinner or social function. sentence.

In (c)(1), the National Funeral Directors and Morticians Association was added as subsection K. The proposed Subsection K became subsection L.

The applicant shall comply with the continuing education requirements prior to In (e), subsection (5) was added. It reads: "Any applicant who submits a request for waiver that is denied may then request his/her license be placed on inactive status.

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENTS

restoration of the license from inactive status in accordance with Section 1250.160 of

Various filing and punctuation changes also were made as requested by the Administrative Code Division and the Joint Committee on Administrative Rules.

- Have all the changes agreed upon by the Agency and ICAR been made as indicated Yes, but no agreement letter with JCAR was required since there were no substantive changes. in the agreement letter issued by JCAR? 12)
- Will these Amendments replace an Emergency Amendment currently in effect? 13)

Are there any Amendments pending on this Part?

14)

Summary and Purpose of Amendments: 15)

Public Act 87-966, effective January 1, 1993, revised the Funeral Directors and Embalmers Licensing Act of 1935 to the Funeral Directors and Embalmers Licensing Code. Substantive changes modified continuing education (CE) requirements for funeral directors and embalmers. This rulemaking implements those revisions and makes various, style, citation, grammar and spelling changes.

being required to obtain 12 hours related to funeral directing and 12 hours related to embalming, funeral directors and embalmers may take all funeral directing subjects, all embalming subjects or a mixture of both. Although continuing education hour requirements for a 2-year renewal period remain 12 hours for a funeral director license and 24 hours for a funeral director and embalmer license, more flexibility will be allowed in choosing subjects. Instead of

Funeral director licensees also may complete their 12-hour CE requirements in funeral directing or embalming subjects. This rulemaking also increases the maximum number of CE hours that may be credited for courses completed at an accredited college or university or for serving as an instructor, speaker or discussion leader of an approved course. The International Order of the Golden Rule and the National Funeral Directors and Morticians Association were added to the list of approved CE sponsors.

Information and questions regarding this amended part shall be directed to:

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Department of Professional Regulation 320 West Washington, 3rd Floor Springfield, Illinois 62786 Attention: Jean Courtney 217/785-0800 The full text of the Adopted Amendments begins on the next page:

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DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENTS

TITLE 68: PROFESSIONS AND OCCUPATIONS CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

PART 1250 FUNERAL DIRECTORS AND EMBALMERS LICENSING ACT CODE

Approved Programs of Mortuary Science Application for Traineeship Requirements for a Preparation Room Required Activities (Repealed) Requirements of Traineeship Application for Licensure Examination Continuing Education Violations (Repealed) Advertising Granting Variances Inacfive Status Restoration Reciprocity Renewals 1250.110 1250.120 1250.130 1250.135 1250.140 1250.155 1250.160 1250.100 1250.100 1250.100 1250.100 1250.200 1250.210 1250.220

AUTHORITY: Implementing the Funeral Directors and Embalmers Licensing Code (III. Rev. Stat. 1961, ch. 111, pars. 2901-1 et seq., including P.A. 87-966, effective January 1, 1993) [225 ILCS 41] and authorized by Section 60(7) of the Civil Administrative Code of Illinois (III. Rev. Stat. 1991, ch. 127, par. 60(7)) [20 ILCS 2105/60(7)].

SOURCE: Rules and Regulations for the Administration of the Illinois Funeral Directors and Embalmers Act, effective March 19, 1975; amended at 4 III. Reg. 30, p. 1238, effective July 10, 1980; codified at 5 III. Reg. 11034; repealed and new rules adopted at 6 III. Reg. 4203, effective April 26, 1982; emergency amendment at 7 III. Reg. 7675, effective June 14, 1983, for a maximum of 150 days; amended at 9 III. Reg. 4529, effective March 27, 1983, transferred from Chapter I, 68 III. Adm. Code 250 (Department of Registration and Education) to Chapter VII, 68 III. Adm. Code 1250 (Department of Professional Regulation) pursuant to P.A. 85-225, effective January 1, 1988, at 12 III. Reg. 2931; amended at 13 III. Reg. 14061, effective January 1, Reg. 19132 effective October 22, 1993

Section 1250.110 Approved Programs of Mortuary Science

The Department of Professional Regulation (the "Department") shall approve a program of mortuary science as reputable and in good standing if it meets the following minimum criteria: a)

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENTS

- The educational institution is legally recognized and authorized by the jurisdiction in which it is located to provide courses in mortuary science. 1
- competence in their area(s) of teaching as evidenced by appropriate degrees from recognized professional colleges or institutions. j part-time instructors to make certain that the educational obligations to the student are fulfilled. The faculty must have demonstrated Has a faculty which comprises a sufficient number of full-time and 5
- Has one of the following: 3
- Has-a A course of study of at least 12 months with at least the following curriculum: B

Restorative Art Microbiology Sociology Psychology Embalming Chemistry Anatomy

- consisting of courses in liberal arts and sciences as well as the A course of study resulting in an associate's degree in mortuary science or an equivalent associate's degree (i.e., applied science), curriculum described in subsection (a)(3)(A); above. (A)
- A course of study resulting in a baccalaureate degree in mortuary Û
- Maintains permanent student records that summarize the credentials for admission, attendance, grades and other records of performance. 4
- In determining whether a program should be approved, the Department shall take into consideration but not be bound by accreditation by the American Board of Funeral Service Education, Inc. **P**
- The Department has determined that all mortuary science programs accredited by the American Board of Funeral Service Education, Inc. as of January 1, 1990 1993, meet the minimum criteria set forth in subsection (a), above and are, therefore, approved. (C)
- Program Evaluation q
- provide An applicant from a program of mortuary science that has not been to Department documentation concerning the criteria in this Section. by the requested evaluated shall be

DEPARTMENT OF PROFESSIONAL REGULATION

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- have elapsed from the date of application, whichever comes first, the Department will evaluate the program based on all documentation received from the school and any additional information the Once the Department has received the documentation or after 6 months Department has received which that it deems to be reliable. 5
- Withdrawal of Approval (e)
- suspend or place on probation the approval of a program of mortuary science when the quality of the program has been materially affected by The Director of the Department (the "Director") may withdraw, any of the following causes: 1
- Funeral Directors-and Embalmers Act. (the ... Act.) (III Rev. Stat. 1989;-par:-2800-et-seq.;-as-amended-by-Publie-Act 86-596,-effective Gross or repeated violations of any provision of the Funeral Directors and Embalmers Licensing Code (the Code) Illinois January 1, 1990) (III. Rev. Stat. 1991, ch. 111, pars. 2901-1 et seq., including P.A. 87-966, effective January 1, 1993) [225 ILCS 41]; A)
- Gross or repeated violations of any of these Rules; $\widehat{\mathbf{B}}$
- Fraud or dishonesty in furnishing documentation for evaluation of the program of mortuary science; or ΰ
- Failure to continue to meet the established criteria for an approved program as set out in this Section. â
- The officials in charge of a program whose approval is being reconsidered by the Department shall be given written notice prior to any action by the Department and such officials may either submit written comments or request a hearing before the Department in accordance with 68 III. Adm. Code 1110. 6

, effective October 22, 1993 19132 (Source: Amended at 17 III. Reg. _

Section 1250.120 Application for Traineeship

- An applicant for a license as a funeral director and embalmer trainee shall file an application on forms supplied by the Department. The application shall include: a)
- Either:

- An official transcript showing proof of successful completion of at least 30 semester (45 quarter) hours of college credit, not including remedial courses, from an accredited college or university which shall include at least 20 semester (30 quarter) hours of courses in liberal arts, physical, biological, and/or applied sciences, and certification of graduation from a course of study of at least 12 months in an approved program of mortuary science; **A**
- Certification of graduation with an associate's degree in mortuary science or an equivalent associate's degree (i.e., applied science) from an approved program of mortuary science; or $\widehat{\mathbf{B}}$
- Certification of a baccalaureate degree in mortuary science from an approved program of mortuary science. Û
- Certificate of Health, attesting that the applicant has been immunized against diphtheria, hepatitis B and tetanus, signed by a physician currently licensed to practice medicine in all of its branches; 5
- Certification of acceptance, completed and signed by a licensed funeral director and embalmer whose license is active and in good standing, stating that the applicant will be studying and training under his/her supervision; 3
- A complete work history since completion of an approved program as set forth in Section 1250.110; and 4
- The required fee set forth in Section 3-12 of the Aet 15-65 of the Code.
- Upon receipt of the above documents and review of the application, the Department shall issue a funeral director and embalmer trainee license or notify the applicant, in writing, of the reason for the denial of his the application. 9
- The provisions of this Section shall apply to all applicants upon adoption without regard to where an applicant is in the application process. િ
- qualified applicants will be issued a funeral director and embalmer trainee license. Effective June 1, 1991, all ਰੇ

effective October 22, 1993 19132 (Source: Amended at 17 III. Reg.

Section 1250.130 Requirements for Traineeship

A licensed funeral director and embalmer who agrees to sponsor a trainee shall be responsible for teaching the trainee the practical aspects of his the profession, for demonstrating actual procedures, and for directing and supervising the procedures done by the trainee. a)

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DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENTS

The trainee shall be given primary responsibility for:

(q

- arrangement of at least 24 funerals, including completing the necessary paperwork, Assisting or participating in the 7
- Assisting in the arrangement of a selection room, including buying, pricing, providing a description of each casket and other pertinent nformation; 5
- Assisting in the preparation and embalming of at least 24 deceased human bodies, including cosmetic application, and dressing and casketing. If possible, at least one of the bodies should have been autopsied; and 3
- Making removals of decreased deceased human bodies. 4
- The trainee shall submit to the Department, on forms provided by the Department, a case report for each of the 24 funerals and 24 body preparations which that are required in accordance with subsection (b) τ Ο
- Twelve case reports shall be submitted every 3 months during the year of the apprenticeship. 1
- If the trainee has not completed a total of 12 cases in the 3-month period, he/she shall submit the case reports for the cases completed and state the reason(s) why he she was unable to complete all 12 cases (e.g., lack of available cases, illness, change of ownership) 6
- All case reports shall be signed by the trainee and the sponsor. <u>@</u>
- The Department shall have the authority to investigate to determine compliance with this Section and to question the sponsor and the trainee to determine whether the trainee has been properly instructed and has performed the required procedures. 6
- A trainee may serve his/her training period under more than one licensed funeral director and embalmer in the State of Illinois. A change of employment application must be requested and properly executed, then returned to the Department within one month following the date of change of sponsorship. (e)
- Upon completion of the required year of traineeship, the sponsor shall complete an affidavit, on forms supplied by the Department, stating that the trainee has satisfactorily completed the appropriate procedures under his/her direction and supervision. G

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENTS

- Trainees shall satisfactorily complete the prescribed one year of training, as evidenced by the documentation required by subsection (c), and pass the determining completion of the prescribed one year of traineeship, the National Board examination prior to licensure. For the purpose of traineeship shall commence on the date of the issuance of the trainee license. 36
- time of his reapplication. No credit will be allowed for any examinations he/she may have previously passed or for any traineeship he/she may have the trainee has not yet received his a year of traineeship, he/she may If the license of a funeral director and embalmer trainee cannot be renewed in accordance with Section 15-of-Article-III of the Act 10-35 of the Code and reapply to the Department under the Act Code and Rules in effect at the previously earned. F)
- The provisions of this Section shall apply to all applicants upon adoption without regard to where an applicant is in the application process. :

effective October 22, 1993 (Source: Amended at 17 III. Reg. 19132

Section 1250.135 Application for Licensure

- An applicant for a license as a funeral director and embalmer, pursuant to Section 24-3 of the Act 10-10 of the Code, shall file an application on forms supplied by the Department. The application shall include the following: a)
- Certification of completion of traineeship signed by the licensed funeral director and embalmer under whose supervision the traineeship was 1
- Certificate of Health, attesting that the applicant has been immunized against diphtheria, hepatitus hepatitis B and tetanus, signed by a physician currently licensed to practice medicine in all of its branches. 5
- Verification of successful completion of the National Conference Examination, pursuant to Section 1250.140, to be forwarded by the National Conference directly to the Department. 3
- A complete work history since completion of an approved program as set forth in Section 1250.110. 4
- embalmer trainee licenses or who have been issued one which has been Applicants not having been issued an Illinois funeral director and/or expired for more than 5 years shall submit the following: 2

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NOTICE OF ADOPTED AMENDMENTS

- Official transcripts showing proof of successful completion of at least 30 semester (45 quarter) hours of college credit, not including remedial courses, which shall include at least 20 semester (30 quarter) hours of courses in liberal arts, physical, biological, and/or applied sciences; and certification of graduation from a course of study of at least 12 months in an approved program of mortuary science: (A
- Certification of graduation with an associate's degree in mortuary science from an approved program of mortuary science or an equivalent associate's degree (i.e., applied science); or B
- Certification of a baccalaureate degree in mortuary science from an approved program of mortuary science. Û
- The fee specified in Section 3-12-of the Act 15-65 of the Code. (9
- Upon receipt of the above documents and review of the application, the Department shall issue a license authorizing the applicant to engage in the practice of funeral directing and embalming or notify the applicant, in writing, of the reason for the denial of his the application. (q
- Beginning June 1, 1991, the Department shall not issue any new licenses as funeral directors or any new licenses for embalmers. 0

19132 , effective October 22, 1993 (Source: Amended at 17 Ill. Reg.

Section 1250.150 Reciprocity

- under the laws of another state or territory of the United States or of a foreign country or province shall file an application with the Department An applicant who is currently licensed as a funeral director and embalmer together with: a)
- 1) Either:
- An official transcript showing proof of successful completion of at least 30 semester (45 quarter) hours of college credit, not including remedial courses, from an accredited college or university which shall include at least 20 semester (30 quarter) hours of courses in liberal arts, physical, biological, and/or applied sciences; and certification of graduation from a course of study of at least 12 months in an approved program of mortuary science; æ
- Certification of graduation with an associate's degree in mortuary science or an equivalent associate's degree (i.e., applied science) from an approved program of mortuary science; or 8

DEPARTMENT OF PROFESSIONAL REGULATION

NOTICE OF ADOPTED AMENDMENTS

- Certification of a baccalaureate degree in mortuary science from an approved program of mortuary science;
- 2) Affidavits stating that the applicant has been actively engaged in the practice of funeral directing and embalming for at least 1 year, completed by two 2 persons with personal knowledge of such experience;
- A certification by the state or territory of original and current licensure, stating:
- A) The time during which the applicant was licensed in that jurisdiction;
- Whether the file on the applicant contains any record of any disciplinary actions taken or pending; and
- C) A brief description of the examination, the applicant's grades and a statement that such the state grants reciprocity to funeral directors and embalmers licensed in Illinois;
- 4) A complete work history since completion of an approved program as set forth in Section 1250.110; and
- 5) The fee set forth in Section 3-12 of the Act 15-65 of the Code.
- b) The Department shall examine each reciprocity application to determine whether the requirements for licensure in the jurisdiction in which the applicant is licensed were at the date of application substantially equivalent to the requirements in force in this State. The Department shall either issue a license by reciprocity to the applicant or notify him/her, in writing, of the reasons for the denial of hie the application.

(Source: Amended at 17 Ill. Reg. 19132 , effective October 22, 1993

Section 1250.155 Inactive Status

- a) Any licensed funeral director and embalmer or any licensed funeral director who notifies the Department in writing, on forms prescribed by the Department, may elect to place his/her license on inactive status and shall be excused from the payment of renewal fees until he/she notifies the Department in writing of his the desire to resume active status.
- b) Any licensee seeking restoration from inactive status shall do so in accordance with Section 1250.160 of this Part.

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c) Practice on a license t<u>hat</u> which has lapsed or been placed in inactive status is practicing without a license and a violation of this <u>Code</u> Act. (Section <u>2A. 8 of the Act. 10-35 of the Code</u>).

(Source: Amended at 17 III. Reg. 19132 , effective October 22, 1993

Section 1250.160 Restoration

- a) A licensee seeking restoration of the a license after it has expired or been placed on inactive status for more than 5 years shall file an application, on forms supplied by the Department, together with the following:
- The restoration fee(s) specified in Section 3-12-of-the-Aet 15-65 of the <u>Code</u>. When restoring a license from inactive status, a person does not have lapsed renewal fees to pay.
- 2) Any licensee restoring his a license after June 1, 1993, shall be required to submit proof of completion of the required number of continuing education (CE) hours for one prerenewal period as specified in Section 1250.220 of this Part. Acceptable proof of completion shall be in the form of certificates of attendance provided by approved sponsors of continuing education programs.
- b) In addition to satisfying the requirements of subsection (a) above, the licensee shall also submit either:
- 1) Sworn evidence of active practice in another jurisdiction. Such evidence shall include a statement from the appropriate board or licensing authority in the other jurisdiction that the licensee was authorized to practice during the term of said active practice;
- 2) An affidavit attesting to military service as provided in Sections 1–10 and 2A-8 of the Act 5–15 and 10-35 of the Code. If application is made within two 2 years of discharge, and if all other provisions of Sections 1–10 and 2A-8 of the Act 5–15 and 10-35 of the Code are satisfied, the applicant will not be required to pay a restoration fee or any lapsed renewal fees; or
- 3) Evidence of other education or experience acceptable to the Department of the licensee's fitness to have the license restored. Such evidence shall be reviewed on a case by case basis by the Board.
- c) A licensee seeking restoration of the a license which that has expired or been on inactive status for less than 5 years, or has been placed in nonrenewed status for failure to comply with CE requirements shall file an application on forms provided by the Department, together with the following:

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- The restoration fee(s) specified in Section 3-12-of-the-Aet 15-65 of the Code. When restoring a license from inactive status, a person does not have lapsed renewal fees to pay. 1
- attendance provided by sponsors of approved continuing education Any licensee restoring has a license after June 1, 1993, shall be required to submit proof of completion of the required number of CE hours for Acceptable proof of completion shall be in the form of certificates of one prerenewal period as specified in Section 1250.220 of this Part. programs. 5
 - When the accuracy of any sumbitted submitted documentation, or the relevance or sufficiency of the course work or experience is reasonably questioned by the Department, because of lack of information, discrepancies or conflicts in information given, or a need for needing-further clarification, and/or-missing-information, the licensee seeking restoration of his a license will be required requested to: p
- Provide such information as may be necessary; and/or 1
- in information. Upon the recommendation of the Board and approval by the Department, an applicant shall have the license restored. Explain such relevance or eastficiency during an interview, or sufficiency, clarify information or clear up any discrepancies or conflicts Appear for an interview before the Board to explain such relevance or 5
- Appear -- for -- additional interview(s) -- before -- the -- Board -- when -- the intormation-available-to-the-Board-is-insufficient-to-evaluate-the individual's current competency to practice under the Act. Upon the recommendation -of -the Board and approval -by -the Director - an applicant shall have his license restored. 4
- Persons to whom a funeral director license and embalmer license were issued prior to June 1, 1991, shall be required to reinstate restore both licenses. Persons to whom a funeral director license was issued prior to June 1, 1991, will be allowed to reinstate restore that license. (e)

October 22, 1993 (Source: Amended at 17 Ill. Reg. 19132 , effective

Section 1250.170 Requirements for a Preparation Room

The care and preparation for burial of all deceased bodies, regardless of cause of demise, shall be entirely private and no one shall be allowed in the embalming or preparation room until the body is fully prepared and dressed, except licensed funeral directors, licensed funeral directors and embalmers, licensed trainees, their assistants, the medical examiner, the a)

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coroner, their representatives and representatives of the Department or except when it is determined to be necessary by the funeral director(s) or the medical examiner or the coroner.

- A notice of privacy shall be affixed to the preparation room or adjacent thereto. 9
- Preparation rooms shall be maintained in a sanitary condition with necessary drainage and proper ventilation in accordance with the provisions of the Act Code. 0
- Preparation rooms shall be made available to representatives of the Department for inspection to determine compliance with the Act Code and this Part. 9

, effective October 22, 1993 (Source: Amended at 17 III. Reg. 19132

Section 1250.200 Renewals

- Every license issued under the Aet Code shall expire on May 31 of each odd numbered year. The holder of a license may renew such license it during the month preceding the its expiration date thereof by paying the required a)
- director and embalmer licensees shall be required to comply with the continuing education requirements set forth in Section 1250.220 of this Part. Beginning with the 1993 renewal, all funeral director licensees and funeral <u>Q</u>
- It is the responsibility of each licensee to notify the Department of any change of address. Failure to receive a renewal form from the Department shall not constitute an excuse for failure to pay the renewal fee and to renew one's license. 0
- No license of a funeral director and embalmer trainee shall be renewed more than twice (Section 2A-8 of the Act 10-35 of the Code). ф
- Practicing or attempting to practice while a license is non-renewed shall be considered unlicensed practice and shall be grounds for discipline in accordance with Section 3-13-of-the-Aet 15-75 of the Code. (e)

, effective October 22, 1993 19132 (Source: Amended at 17 Ill. Reg.

Section 1250.205 Advertising

- a) Persons licensed to practice funeral directing and embalming in the State of Illinois may advertise in any medium or other form of public communication in a manner which that is truthful, and which is not fraudulent, deceptive, inherently misleading or proven to be misleading in practice. Such advertising shall contain all information necessary to make the communication not misleading and shall not contain any false or misleading statement or otherwise operate to deceive. The form of such communication shall be designed to communicate the information contained therein to the public in a direct, dignified and readily comprehensive manner.
- b) Information which that may be contained in such advertising includes:
- () Licensee's name, address, business hours, and telephone number;
- 2) Schools attended;
- 3) Announcement of the opening of, change of, or return to practice;
- 4) Announcement of additions to or deletions from professional staff;
- 5) Availability of pre-need arrangements;
- 6) Professional society memberships;
- 7) Credit arrangements;
- 8) Foreign language ability;
- 9) Fees for professional services and merchandise which must include a statement that fees may be adjusted due to unforeseen circumstances;
- 10) Description of the establishment in which the licensee practices, e.g., accessibility to the handicapped, chapel facilities on the premises, convenience of parking; and;
- 11) Other information about the licensee, the licensee's practice, or the types of practice in which the licensee will accept employment, which a reasonable person might regard as relevant in determining whether to seek the licensee's services.
- c) If an advertisement is communicated to the public over television or radio, it shall be prerecorded and approved for broadcast by the licensee, and a recording of the actual transmission, including videotape, shall be retained by the licensee for a period of at least five-(5) years.

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- Information which that may be untruthful, fraudulent, deceptive, inherently misleading, or which has proven to be misleading in practice, includes that which:
- Contains a misrepresentation of fact or omits a material fact required to prevent deception;
- Takes advantage of the potential client's fears, anxieties, vanities, or other emotions;
- Contains testimonials and/or exaggerations pertaining to the quality of funeral services;
- 4) Describes as available products or services which that are not permitted by the laws of this State and/or applicable Federal laws, and;
- Advertises professional services which that the licensee is not licensed to render.
- e) The solicitation of funeral services at the residence of a client or prospective client, or any health care institution in which the client or prospective client is confined, which is uninvited and which has not been previously agreed to by the client or prospective client, is prohibited. A licensee, or his/her representative, may initiate contact with a client, or prospective client, in the following manner:
- 1) Through general advertising;
- By direct mail;
- 3) By telephone; or
- 4) As an invitee of a charitable, social, civic, religious, fraternal or employee or trade organization.
- A licensee or his/her representative shall not initiate contact with a client or prospective client if:
- 1) The licensee, or his/her representative, reasonably should know that the physical, emotional, or mental state of the person solicited is such that the person could not exercise reasonable judgment;
- 2) The person solicited has made known a desire not to receive the communication; or
- 3) The solicitation involves coercion, duress, or harassment.

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The Director may grant variances from these rules in individual cases where Section 1250.210 Granting Variances a)

he/she finds that

- The provision from which the variance is granted is not statutorily mandated; 1
- No party will be injured by the granting of the variance; 5
- The rules from which the variance is granted would, in the particular case, be unreasonable or unnecessarily burdensome. 3)
- The Director shall notify the Board of the granting of such variance, and the reasons therefor, at the next meeting of the Board. 9

19132 effective October 22, 1993 Source: Amended at 17 Ill. Reg.

Section 1250.220 Continuing Education

- Continuing Education Hour Requirements
- funeral directing and embalming during each prerenewal period. Of these 24 hours, 12 shall be obtained in CE activities relevant to funeral directing and the remaining 12 shall be obtained in activities relavant to Every funeral director and embalmer renewal applicant shall complete 24 hours of continuing education ("CE") relevant to the practice of PRI PRI PRI PRE
- Every funeral director renewal applicant shall complete 12 hours of CE relevant to the practice of funeral directing or embalming during each prerenewal period. 6
- The Department shall conduct random audits to verify compliance with this Section. The prerenewal period is the 24 months preceding the expiration date of the license. 3
- for the first renewal following the original issuance of the license. All persons who held a funeral-director and/or-embalmer-license-prior-to june 1, 1991, shall be required to comply with the CE-requirement-in A renewal applicant is not required to comply with CE requirements order-to renew their combined-license in July 1993. 4
- Funeral directors and embalmers licensed in Illinois but residing and practicing in other states must comply with the CE requirements set forth in this Section. 2

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- Activities for which CE credit may be earned are as follows: (0
- Verified attendance at or participation in a program given by a sponsor as set forth in subsection $(\hat{c})(1)$ of this Section.
- A maximum of 2-6 hours for funeral directors or 6-12 hours for funeral directors and embalmers per prerenewal period for: 2
- Personal preparation of an educational presentation pertaining to funeral directing and/or embalming that is orally delivered before recognized funeral directing and embalming organizations; (A
- Writing of articles pertaining to funeral directing or embalming and having them published in nationally recognized funeral directing and embalming journals; and having them B)
- ΟĽ Writing a chapter in a book pertaining to funeral directing embalming, and ΰ
- college or university or an approved sponsor. Such self-study courses shall meet the following requirements: <u>a</u>
 - Credit for each self-study course cannot exceed 6 hours. (
- A licensee cannot accumulate more than 12 hours from self-study courses in a renewal period. (1)
- Self-study courses designed for CE credit must include an sufficient depth that answers are not readily apparent and have not been provided to the licensee by the sponsor or examination that tests the skills of the licensee and is of anyone else. (1
- Sponsors have the obligation to craft examinations in ways to prevent candidates from obtaining unearned credit. iv)
- A licensee who serves as an instructor, speaker or discussion leader of presentation time, plus actual preparation time of up to 2 hours for each repetitious presentations of the same course, and will only be allowed for additional study or research. In no case shall credit for actual time of presentation and preparation be given for more than 3 ± 6 hours for funeral directors or 6 ± 12 hours for funeral directors and embalmers an approved course will be allowed CE course credit for actual nour of presentation. Preparation time shall not be allowed for during any renewal period. 3

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- The CE hours used to satisfy the CE requirements for renewal of a funeral director or funeral director and embalmer license held in another jurisdiction shall be applied to fulfillment of the CE requirements for renewal of their Illinois funeral director or funeral director and embalmer license. 7
- A maximum of 12 24 hours of CE credit shall be given for eompleted courses completed at an accredited college or university. One semester hour shall equal 4 § eleck CE hours. One quarter hour shall equal 3.6 elock CE hours. 2
- CE hour, eredit may be given in one half hour increments. A CE program shall not be presented during a dinner or social function. The dinner or social function must be concluded before the CE program commences or be held after the CE program is completed. If the program involves one or more hours of education, credit may be issued A CE hour means a minimum of 50 minutes of actual elock time continuing education spent by a licensee in actual attendance at and completion of an approved CE activity. After completion of the initial in one-half hour increments. 9
- Credit will not be given for activities which that are not included in subsection (b). 2

CE Sponsors and Programs Û

- Sponsor, as used in this Section, pursuant to Section 2.4.8-of-the-Aet 10-35 of the Code, shall mean the following: 1)
- An accredited college or university;
- Illinois Funeral Directors Association;
- Funeral Directors Services Association of Greater Chicago, Cook County Association of Funeral Home Owners, Inc.;
 - Illinois Selected Morticians Association;
 - National Funeral Directors Association;

 - National Foundation of Funeral Service; National Selected Morticians <u>Association;</u>
 - An Illinois school of mortuary science; or
- International Order of the Golden Rule;
- National Funeral Directors and Morticians Association; or Any other school, college or university, State agency, or any other person, firm, or association which that has been approved and authorized by the Department to coordinate and present CE courses and programs in conjunction with this Section. #
- A sponsor shall file a sponsor application which certifies the following: 5

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- That all courses and programs offered by the sponsor for CE credit all will comply with the criteria in subsection (c)(3) below and other critería in this Section; (Y
- at That the sponsor will be responsible for verifying attendance each course or program and provide a certificate of completion set forth in subsection (c)(5); and 8
- That upon request by the Department, the sponsor will submit such evidence as is necessary to establish compliance with this Section. Such evidence shall be required when the Department has reason to believe that there is not full compliance with the Aet Code and this Part and that this information is necessary to ensure compliance. ΰ

All courses and programs shall: 3

- extension and enhancement of professional skills and knowledge in the practice of funeral directing or embalming. The course content shall be designed to specifically focus on such advancement and enhancement of professional skills and knowledge end-not merely advancement, Contain materials which that contribute to the relate to them in a general-way; 8
- Specify the course objectives, course content and teaching methods to be used; (A
- Be developed and presented by persons with education and/or experience in the subject matter of the program; O
- Specify the number of CE hours that may be applied to fulfilling the Illinois CE requirements for license renewal; and â
- Designate in the following manner as to whether the course or program is specific to: Ti
- Funeral directing-(FD); **###**
 - Embalming (E);
- Funeral directing-and/or embalming (FDE); and
- Include some mechanism whereby participants evaluate the overall quality and content of the program. $\widehat{\Xi}$ É
- All programs given by sponsors should be open to all licensed funeral directors and funeral directors and embalmers and not be limited to the members of a single organization or group. 4

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- of the sponsor to provide each participant in an approved program or course with a certificate of attendance or participation which shall Certificate of Attendance or Participation. It shall be the responsibility contain the following information: 2
- The name and address of the sponsor; **A**
- The name, address and license number of the participant; B)
- A brief statement of the subject matter; ΰ
- The number of CE hours awarded in each program;
- The course content designation: 亩
- Funeral directing-(FD);
 - Embalming (E);
- Funeral directing-and embalming (FDE);
- The date and place of the program; and 回 山
- The signature of the sponsor. 臼 0
- The certificate of attendance shall be distributed following the educational program or otherwise be provided to the attendee by the sponsor such as mailing the certificate or summary of attendances attendance at one or more qualifying educational events. 9
- The sponsor shall maintain course materials and attendance records containing all information in subsection (c)(5) above for not less than 5 years, except for the signature of the sponsor. 2
- The sponsor shall be responsible for assuring that no participant shall receive CE credit for time not actually spent attending the program. 8
- If it is determined after a hearing before the Board that a sponsor has failed to comply with the foregoing requirements, the Department shall thereafter refuse to accept for CE credit attendance at any of such sponsor's CE activities until such time as the Department receives assurances of compliance with this Section. 6
- Notwithstanding any other provision of this Section, the Department or Board shell may evaluate any sponsor of any continuing education program at any time. 10)

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- The Department shall maintain a list of all approved continuing education sponsors in addition to those identified under subsection The Department shall maintain a list of all 11)
- Certification of Compliance with CE Requirements G
- Each renewal applicant shall certify, on his the renewal application, to full compliance with the CE requirements set forth in subsection (a), 1
- The Department may require additional evidence demonstrating compliance with the CE requirements. It is the responsibility of each renewal applicant to retain or otherwise produce evidence of such compliance. Such additional evidence will be required in the context of the Department's random audit. 6
- When there appears to be a lack of compliance with CE requirements, an applicant will be notified and may request-an be required to interview with the Board, at which time the Board may recommend that steps be taken to begin formal disciplinary proceedings as required by Section 16 of the Illinois Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, par. 1010-65) [5 ILCS 100/10-65]. 3

Waiver of CE Requirements (e)

- Any renewal applicant seeking renewal of his a license without having fully complied with these CE requirements shall file with the statement setting forth the facts concerning such non-compliance, and a request for wavier of the CE requirements on the basis of such facts. If the Department, upon the written recommendation of the Board, finds from such affidavit or any other evidence submitted, that extreme hardship has been shown for granting a waiver, the Department shall waive enforcement of such CE requirements for the that renewal period Department a renewal application, the required renewal fee, of which the applicant has applied 1
- If an interview with the Board is requested at the time the request for such waiver is filed with the Department, the renewal applicant shall be given at least 20 days written notice of the date, time and place of such the interview by certified mail, return receipt requested. 6
- Extreme hardship shall be determined on an individual basis by the Board and be defined as an inability to devote sufficient hours to fulfilling the CE requirements during the applicable prerenewal period because of: 3

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- Full-time service in the armed forces of the United States of America during a substantial part of such period; P
- An incapacitating illness, documented by a currently licensed physician; er B)
- A physical inability to travel to the sites of approved programs documented by a currently licensed physician; or ΰ
- Other similar extenuating circumstances (i.e., family illness, prolonged hospitalization or advanced age). <u>a</u>
- Any renewal applicant who, prior to the expiration date of his the license, submits a request for a waiver, pursuant to the provisions of this Section shall be deemed to be in good standing until the final Department's final decision of on the application has been made. 4
- shall comply with the continuing education requirements prior to restoration of the license from inactive status in accordance with Section 1250.160 of this Part. Any applicant who submits a request for waiver that is denied may then request his/her license be placed on inactive status. The applicant 2

, effective October 22, 1993 (Source: Amended at 17 Ill. Reg. 19132

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OF PUBLIC AID DEPARTMENT

NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Aid To Families With Dependent Children
- 2) Code Citation: 89 Ill. Adm. Code 112
- Adopted Action: 3) Section Numbers:

Amendment Amendment Amendment Amendment Amendment Amendment 112.145, 112.152, 112.302 112.141,112.142, 112.143, 112.303,112.330, 112.404, 112.64, 112.70, 112.71, 112.81,112.130, 112.137,

- Statutory Authority: Article IV and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 4-1 et seq. and 12-13) [305 ILCS 5/4-1 and 12-13] 4)
- Effective Date of Amendments: October 25, 1993 2)
- 6) Does this rulemaking contain an automatic repeal date?
- 7) Do these Amendments contain incorporations by reference?
- October 25, 1993 8) Date Filed in Agency's Principal Office:
- 9) Notice of Proposal Published in Illinois Register:

July 16, 1993 (17 Ill. Reg. 10705)

- 10) Has JCAR issued a Statement of Objections to these Adopted Amendments? No
- recommendations of the Administrative Code Division, in Section 112.64(g), the reference to "subsection (d) and (f)" was changed to "subsections (e) and (f) above." In addition, in section 112.70(c)(1), the reference to Based on the "Section 112.70(d)" was changed to "subsection (d) below." 11) Differences between proposal and final version:
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR?
- No 13) Will these Amendments replace Emergency Amendments currently in effect?
- 14) Are there any Amendments pending on this Part?

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Illinois Register Citation	January 4, 1993 (17 Ill. Reg. 46) January 4, 1993 (17 Ill. Reg. 46)
Proposed Action	Amendment Amendment
Sections	112.250

NOTICE OF ADOPTED AMENDMENTS

Proposed Action Illinois Register Citation

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January 4, 1993 (17 Ill. Reg. 46) January 4, 1993 (17 Ill. Reg. 46)	5) Summary and Purnose of Amendments: . These proposed amendments will
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The Fresh Start requirements are being added the Department to implement the Fresh Start Welfare Reform Demonstration. These proposed amendments to the AFDC Rules add necessary references to Fresh Start is the State of Illinois' Welfare Reform package for AFDC. to Part 170 in related rulemaking. the Fresh Start provisions. 15)

used to determine group membership, families will be randomly assigned to one of two groups: an experimental group, which will be subject to the provisions applicable to the component, and a control group, which will Demonstration are the following: the Youth Employment and Training Initiative, the Paternal Involvement Project, the Homeless Families Budgeting Project. In those components where random assignment is Support Project, the Family Responsibility Project and the Income The five individual components of the Fresh Start Welfare Reform not be affected by the provisions.

The Youth Employment and Training Initiative 1,

determine if by mandating participation of youth (14 to 20 years old) dependency will be broken. The primary focus of the demonstration is The Youth Employment and Training Initiative is proposed as a Youth on education and training directly linked to high school graduation Component of JOBS. The purpose of the demonstration project is to in the JOBS program, the cycle of intergenerational welfare and employment.

receive assistance under AFDC-R or AFDC-U in the experimental group The Department will implement for children in families eligible to the following provisions:

- families continue enrollment and attendance in education or Require that individuals 14 through 20 years old in AFDC vocational training courses.
- purposes of defining good cause and implementing conciliation, Consider participants as mandatory JOBS participants for fair hearing and sanction policies.

The evaluation for this component will measure differences for the following outcomes: high school completion, drop-out rates, grade point averages, school attendance, teen pregnancies, hours of Hent way

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employment and earnings after high school completion, and AFDC and Medicaid payments.

The Paternal Involvement Project 2

will be conducted at three sites in the city of Chicago: The Chicago Institute for Economic Development, The Neighborhood Institute, and receive employment training through the JOBS program. The project financial and emotional involvement with their children after they The purpose of the Paternal Involvement Project is to demonstrate that non-custodial fathers of AFDC children will have a greater Chicago Commons/Mary McDowell Settlement House.

The Department will provide JOBS program services to non-custodial parents who:

- are between 18 and 35 years old upon program entry,
 - are eligible to receive Food Stamp benefits,
 - have a child(ren) receiving AFDC,
- agree to participate in the demonstration for at least 2 years, secure the custodial parent's consent to participate, and
 - have paternity adjudicated or agree to have paternity legally established upon entry.

children; and AFDC payments to children of demonstration participants. The evaluation for this component will measure differences for the employment; amount of earned income; child support collections; incidence of contact between non-custodial parents and their following outcomes: employment rates; hours and length of

The Homeless Families Support Project 3

cooperation with Catholic Charities of Joliet and Chicago Coalition The Homeless Families Support Project is a four year demonstration for the Homeless or their successor agency. The purpose of the employment, a more stable environment and enable the client to incentives to homeless AFDC recipients will lead to long-term program of experimental design operated by the Department in demonstration program is to determine if enhanced employment achieve self-sufficiency,

sites, one each in Cook County, Dupage County and Will County, will A minimum total of 600 homeless families receiving AFDC from three group. The Department will implement for families assigned to the be randomly assigned to either an experimental group or a control experimental group the following provisions:

- Provide families during the fist two consecutive years of employment alternative earned income disregards to allow them to realize a monthly income up to the level of the Department's standard of need for their family size. After two years the Department will revert to the standard AFDC earned income disregard for these families.
- Increase the family asset limitation to \$3,000.
- Extend Transitional Child Care benefits from 12 to 24 months for families terminated for reason of earned income and without regard to AFDC receipt in 3 of the 6 months preceding ineligibility by reason of earnings and hours of work.
- Extend transitional Medicaid eligibility, without regard to income, from 12 to 24 months for families terminated for reason of earned income.
- Provide emergency assistance payments to a family more frequently or for a longer period than 30 days in any 12 month period, not to exceed 6 months in any 12 month period.

The evaluation for this component will measure differences for the following outcomes: time spent in homeless shelters; employment rates; hours and length of employment; amount of earned income; total family income; AFDC, Medicaid, and Food Stamp payments; the incidence of AFDC receipt; exit and recidivism rates for AFDC; and receipt of child care benefits.

4. The Family Responsibility Project

The purpose of the Family Responsibility Project is to demonstrate that allowing two-parent families to qualify for AFDC-UP will help these families achieve self-sufficiency sooner and have a lower recidivism rate than families who have been denied AFDC-UP. The Department will include all AFDC-U cases in the demonstration. In six large offices which will serve as research offices, the Department will randomly assign a minimum total of 2400 families receiving or applying for assistance under the AFDC-U program to either an experimental or control group.

The Department will implement for AFDC-U program families in the experimental group and AFDC-U cases in non-research offices in the State the following provisions:

In determining program eligibility, disregard the 100 hour per month employment rule, the quarters of coverage (attachment to the work force) requirement, the 30 day unemployment prior to

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application condition, and the restriction on refusal of bona fide offers of employment.

The evaluation for this component will measure differences for the following outcomes: employment rates; hours and length of employment; amount of earned income; total family income; AFDC, Medicaid, and Food Stamp payments; the incidence of AFDC receipt; eaxit and recidivism rates for AFDC; and receipt of child care benefits.

5. The Income Budgeting Project

The purpose of the Income Budgeting Project is to demonstrate that a combination of prospective and retrospective budgeting of earned income encourages AFDC recipients to accept employment. The Department will randomly assign all cases in a site with at least 2500 current cases to either an experimental or control group and continue random assignment of new cases over a two-year period. Except for the cases in the control group, all earned income cases in the State will use the demonstration budgeting policy described below. The control group will use the current budgeting policy.

The demonstration budgeting policy will entail the following provisions:

- When earned income is discovered or reported, all earned income will be budgeted prospectively for the first two months that budgeting is administratively possible. Thereafter, earned income is budgeted retrospectively.
- When employment is terminated, the last month during which earnings were received will be the last month in which income is budgeted retrospectively.

The evaluation for this component will measure differences for the following outcomes: employment rates; hours and length of employment; amount of earned income; AFDC, Medicaid, and Food Stamp payments; the incidence of AFDC receipt; exit and recidivism rates

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16) Information and questions regarding these Adopted Amendments shall be directed to:

Illinois Department of Public Aid 100 South Grand Avenue East, Third Floor Bureau of Rules and Regulations Judy Umunna Name: Address:

Springfield, Illinois 62762 (217) 524-3215 Telephone: The full text of the Adopted Amendments begins on the next page:

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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES CHAPTER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER b: ASSISTANCE PROGRAMS

AID TO FAMILIES WITH DEPENDENT CHILDREN PART 112

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Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 4-1 et seq. and AUTHORITY: Implementing Article IV and authorized by Section 12-13 of the 12-13) [305 ILCS 5/4-1 and 12-13]

III. Reg. 46, p. 56, effective November 1, 1978; emergency amendment at 3 Ill. Reg. 16, p. 41, effective April 9, 1979, for a maximum of 150 days; emergency effective August 30, 1978, for a maximum of 150 days; peremptory amendment at amendment at 3 Ill. Reg. 28, p. 182, effective July 1, 1979, for a maximum of III. Reg. 38, p. 243, effective September 21, 1979, peremptory amendment at 3 2 Ill. Reg. 46, p. 44, effective November 1, 1978; peremptory amendment at 2 amendment at 3 Ill. Reg. 33, p. 415, effective August 18, 1979; amended at 3 134, effective August 5, 1978; emergency amendment at 2 Ill. Reg. 37, p. 4, Reg. 17, p. 117, effective February 1, 1978; amended at 2 Ill. Reg. 31, p. SOURCE: Filed effective December 30, 1977; peremptory amendment at 2 Ill. 150 days; amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979;

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p. 140, effective October 6, 1979; amended at 3 Ill. Reg. 46, p. 36, effective 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory p. 551, effective March 10, 1980; amended at 4 Ill. Reg. 27, p. 387, effective 2447, effective March 1, 1982, for a maximum of 150 days; peremptory amendment 5 Ill. Reg. 10730, effective October 1, 1981; amended at 5 Ill. Reg. 10733, Reg. 10970, effective August 26, 1982; amended at 6 Ill. Reg. 11921, effective Reg. 17344, effective December 21, 1983; amended at 8 111. Reg. 213, effective 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. peremptory amendment at 5 Ill. Reg. 10131, effective October 1, 1981; amended emendment at 4 Ill. Reg. 9, p. 259, effective February 22, 1980; amended at 4 111. Reg. 10, p. 258, effective February 25, 1980; amended at 4 111. Reg. 12, 1981; amended at 5 Ill. Reg. 7104, effective June 23, 1981; amended at 5 Ill. Reg. 8041, effective July 27, 1981; amended at 5 Ill. Reg. 8052, effective effective October 1, 1981; amended at 5 Ill. Reg. 10760, effective October 1, Req. 13754, effective November 1, 1982; rules repealed, new rules adopted and at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 11284, effective August 26, 1983; 111. Reg. 38, p. 321, effective September 7, 1979; amended at 3 111. Reg. 40, 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, June 24, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July July 24, 1981; peremptory amendment at 5 Ill. Reg. 8106, effective August 1, September 21, 1982; amended at 6 Ill. Reg. 12293, effective October 1, 1982; new rules adopted and codified at 7 Ill. Reg. 2720, effective February 28, 1983; amended (by adding Sections being codified with no substantive change) 8115, effective July 1, 1982; amended at 6 Ill. Reg. 8142, effective July 1, codified with no substantive change) at 7 Ill. Reg. 16105; amended at 7 Ill. 1981; peremptory amendment at 5 Ill. Reg. 10062, effective October 1, 1981; at 6 Ill. Reg. 2452, effective February 11, 1982; peremptory amendment at 6 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 27, codified at 7 Ill. Reg. 907, effective January 11, 1983; rules repealed and Ill. Reg. 6475, effective May 18, 1982; peremptory amendment at 6 Ill. Reg. Reg. 1134, effective January 26, 1981; peremptory amendment at 5 111. Reg. amended at 7 Ill. Reg. 13920, effective October 7, 1983; amended at 7 Ill. November 2, 1979; amended at 3 111. Reg. 47, p. 96, effective November 13, amendment at 6 Ill. Reg. 611, effective January 1, 1982, amended at 6 Ill. amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. effective September 2, 1980; amended at 4 Ill. Reg. 37, p. 800, effective 1981; amended at 5 Ill. Reg. 10767, effective October 1, 1981; peremptory Reg. 15690, effective November 9, 1983; amended (by adding sections being Reg. 1216, effective January 14, 1982; emergency amendment at 6 Ill. Reg. effective June 2, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. amendment at 5 Ill. Reg. 11647, effective October 16, 1981; peremptory 6912, effective May 20, 1982; emergency amendment at 6 Ill. Reg. 7299, 8, 1980, for a maximum of 150 days; amended at 4 111. Reg. 37, p. 797, peremptory amendment at 5 Ill. Reg. 10079, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10095, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10113, effective October 1, 1981; peremptory amendment at 5 Ill. Reg. 10124, effective October 1, 1981;

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March 7, 1986; amended at 10 Ill. Reg. 8118, effective May 1, 1986; amended at 10 Ill. Reg. 10628, effective June, 1, 1986; amended at 10 Ill. Reg. 11017, effective June 6, 1986; Sections 112.78 through 112.86 and 112.88 recodified effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1929, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 2126, 150 days; amended at 8 Ill. Reg. 21621, effective October 23, 1984; amended at 1985; amended at 9 Ill. Reg. 8155, effective May 17, 1985; emergency amendment Reg. 3641, effective January 30, 1986; amended at 10 Ill. Reg. 4885, effective to 89 Ill. Adm. Code 160 at 10 Ill. Reg. 11928; emergency amendment at 10 Ill. March 19, 1984; amended at 8 Ill. Reg. 5207, effective April 9, 1984; amended amended at 9 Ill. Reg. 17827 effective November 18, 1985; emergency amendment 5, 1986; amended at 10 Ill. Reg. 15621, effective September 19, 1986; amended October 1, 1984; peremptory amendment at 8 Ill. Reg. 19889, effective October effective August 29, 1986; amended at 10 Ill. Reg. 15101, effective September maximum of 150 days; amended at 11 Ill. Reg. 13625, effective August 1, 1987; recodified to Sections 112.52 and 112.54 at 11 Ill. Reg. 20610; amended at 11 December 27, 1983; emergency amendment at 8 Ill. Reg. 569, effective January 1, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 4176, effective Reg. 12107, effective July 1, 1986, for a maximum of 150 days; amended at 10 amended at 10 Ill. Reg. 1172, effective January 10, 1986; amended at 10 Ill. 1984; amended (by adding sections being codified with no substantive change) Reg. 6228, effective March 20, 1987; amended at 11 Ill. Reg. 9927, effective maximum of 150 days; amended at 11 Ill. Reg. 12908, effective July 30, 1987; amended at 11 Ill. Reg. 14755, effective August 26, 1987; amended at 11 Ill. amended at 9 Ill. Reg. 11317, effective July 5, 1985; amended at 9 Ill. Reg. 1, 1984; amended at 8 Ill. Reg. 19983, effective October 3, 1984; emergency at 10 Ill. Reg. 21860, effective December 12, 1986; amended at 11 Ill. Reg. amendment at 8 Ill. Reg. 21666, effective October 19, 1984 for a maximum of 8 Ill. Reg. 25023, effective December 19, 1984; amended at 9 Ill. Reg. 282, effective January 1, 1985; amended at 9 Ill. Reg. 4062, effective March 15, Reg. 18679, effective November 1, 1987; emergency amendment at 11 Ill. Reg. 18781, effective November 1, 1987, for a maximum of 150 days; amended at 11 at 8 Ill. Reg. 17894; peremptory amendment at 8 Ill. Reg. 18127, effective emergency amendment at 11 Ill. Reg. 12935, effective August 1, 1987, for a at 8 Ill. Reg. 7226, effective May 16, 1984; amended at 8 Ill. Reg. 11391, October 4, 1985; amended at 9 Ill. Reg. 16277, effective October 11, 1985; at 10 111. Reg. 354, effective January 1, 1986, for a maximum of 150 days; amended at 11 Ill. Reg. 5223, effective March 11, 1987; amended at 11 Ill. Reg. 20889, effective December 14, 1987; amended at 12 Ill. Reg. 844, at 9 Ill. Reg. 10094, effective June 19, 1985, for a maximum of 150 days; 2280, effective January 16, 1987; amended at 11 Ill. Reg. 3140, effective emergency amendment at 11 111. Reg. 12432, effective July 10, 1987, for a effective June 27, 1984; amended at 8 Ill. Reg. 12333, effective June 29, 12795, effective August 9, 1985; amended at 9 Ill. Reg. 15887, effective January 30, 1987; amended at 11 Ill. Reg. 4682, effective March 6, 1987; May 15, 1987; amended at 11 Ill. Reg. 12003, effective November 1, 1987; Ill. Reg. 12650, effective July 14, 1986; amended at 10 Ill. Reg. 14681, Ill. Reg. 20114, effective December 4, 1987; Sections 112.90 and 112.95

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effective May 1, 1988; amended at 12 Ill. Reg. 7673, effective April 20, 1988; amended at 13 Ill. Reg. 70, effective January 1, 1989; amended at 13 Ill. Reg. 6017, effective April 14, 1989; amended at 13 Ill. Reg. 8567, effective May at 14 Ill. Reg. 6306, effective April 16, 1990; amended at 14 Ill. Reg. 10379, emergency amendment at 16 Ill. Reg. 13629, effective September 1, 1992, for a August 30, 1988; amended at 12 Ill. Reg. 14669, effective September 16, 1988; 1990; amended at 14 Ill. Reg. 14140, effective August 17, 1990; amended at 14 amendment at 17 Ill. Reg. 6325, effective April 9, 1993, for a maximum of 150 amended at 12 111. Reg. 9032, effective May 20, 1988; amended at 12 111. Reg. 22, 1989; amended at 13 Ill. Reg. 16006, effective October 6, 1989; emergency Reg. 16937, effective September 30, 1990; emergency amendment at 15 111. at 15 Ill. Reg. 2862, effective February 4, 1991, for a maximum of 13, 1990; amended at 14 Ill. Reg. 3575, effective February 23, 1990; amended 1992; amended at 16 Ill. Reg. 20147, effective December 14, 1992; amended at effective January 15, 1993; amended at 17 Ill. Reg. 2253, effective February 22, 1988; amended at 12 Ill. Reg. 6159, effective March 18, 1988; amended at amendment at 13 Ill. Reg. 16142, effective October 2, 1989, for a maximum of effective June 20, 1990; amended at 14 Ill. Reg. 13652, effective August 10, maximum of 150 days; amended at 16 Ill. Reg. 11550, effective July 15, 1992; Ill. Reg. 15017, effective September 3, 1993; amended at 17 Ill. Reg. 19156, 17 Ill. Reg. 357, effective December 24, 1992; amended at 17 Ill. Reg. 813, days; amended at 17 Ill. Reg. 6792, effective April 21, 1993; amended at 17 effective January 1, 1990; amended at 14 Ill. Reg. 3170, effective February 1991; amended at 15 Ill. Reg. 11127, effective July 19, 1991; amended at 15 Ill. Reg. 1447, effective July 25, 1991; amended at 15 Ill. Reg. 14227, 15, 1993; amended at 17 Ill. Reg. 4312, effective March 25, 1993; emergency effective January 12, 1988; SUBPARTS C, D and E recodified to SUBPARTS G, H and I at 12 Ill. Reg. 2136; amended at 12 Ill. Reg. 3487, effective January effective April 1, 1991; amended at 15 Ill. Reg. 5684, effective April 10, 12 Ill. Reg. 6694, effective March 22, 1988; amended at 12 Ill. Reg. 7336, November 18, 1991; amended at 16 Ill. Reg. 9972, effective June 15, 1992; maximum of 150 days; amended at 16 Ill. Reg. 17724, effective November 9, Reg. 338, effective January 1, 1991, for a maximum of 150 days; emergency emergency amendment at 16 Ill. Reg. 11652, effective July 1, 1992, for a 10481, effective June 13, 1988; amended at 12 Ill. Reg. 14172, effective 150 days; emergency expired March 1, 1990; amended at 14 Ill. Reg. 705, 150 days; emergency expired July 4, 1991; amended at 15 Ill. Reg. 5275, September 30, 1991; amended at 15 Ill. Reg. 17308, effective effective October 25, 1993. amendment effective

CAPITALIZATION DENOTES STATUTORY LANGUAGE. NOTE:

SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

Unemployment of the Parent Section 112.64

Unemployment of the parent is the basis of a child's eligibility for a)

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Section 112.64(a) (continued)

whether or not the parent is in the assistance unit, when the parent Aid to Families with Dependent Children-Unemployment (AFDC-U), is in the home and is employable but unemployed.

- absent parent or incapacity ended for one of the parents (see Section The parent designated as unemployed must be the principal wage earner prior to application for assistance or who earned the greater amount of income during the 24 month period prior to the date of change in who earned the greater amount of income during the 24 month period the cause of dependency, i.e., the date that there is no longer an of the family. The principal wage earner is defined as the parent 112.62(a) for a definition of "incapacity"). Q
- As a condition of eligibility, the unemployed parent who is the principal wage earner must: ()
- Apply for Unemployment Insurance (UI) benefits for which he has been referred by the Department, and 7
- Accept any Unemployment Insurance benefits for which he is eligible. 2)
- In the counties of Franklin, Macon, Peoria, Tazewell, Vermilion, and Eamily Responsibility Project, As as a condition of eligibility for cash assistance, the unemployed parent who is the principal wage Winnebago for cases which are assigned to a control group for the earner must: q
- Participate or be available for participation in Project Chance (see Sections 112.70 thru 112.83) unless exempt. 7
- Security's Job Service Office if exempt from Project Chance due Register for employment at the Department of Employment to remoteness (see Section 112.71). 5)
- A parent who is the principal wage earner is unemployed if: (e
- The parent is working for an employer or is self-employed but is working less than 100 hours per month. If employment equals or exceeds 100 hours during a particular month, the parent may still be considered unemployed if he was employed for less employed for less than 100 hours for the following month. 100 hours for the prior two months and is expected to be 7
- The parent is not working and he has not worked at least 30 days prior to the receipt of assistance. 5

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Section 112.64(e) (continued)

employment without good cause for at least 30 days prior to the The parent has not refused an offer of suitable and available receipt of assistance. 3)

day period since discontinuation of or refusal to accept an offer of authorization may not include assistance for any portion of the 30 *Agency Note: Regardless of the application date, the initial employment.

- In the counties of Franklin, Macon, Peoria, Tazewell, Vermilion and Winnebago for cases which are assigned to a control group for the unemployed if he/she has established a connection with the labor Family Responsibility Project, The the principal wage earner is force by meeting one of the conditions below: £)
- application, or within one year prior to the date the cause of The principal wage earner received Unemployment Insurance benefits within one year prior to the date of the AFDC dependency changed to unemployment of the parent. 1
- any consecutive 13 calendar quarters within 16 calendar quarters (6) may be quarters of work defined in subsection (f)(2)(B)(iii) The principal wage earner has at least six work quarters within immediately preceding the quarter during which application for unemployment of the parent. No more than four (4) of the six AFDC is made or the date the cause of dependency changed to below. 2)
- A "calendar quarter" is defined as three calendar months: A)

July through September, or October through December January through March, April through June,

- A "work quarter" is defined as a calendar quarter in which the parent: B)
- Earned at least \$50; or į)
- Participated in the Project Chance Program (see Sections 112.70 thru 112.83); or ii)
- or an approved vocational or technical training course (see Sections 112.130 and 112.140) that is designed to iii) Attended full-time an elementary or secondary school

Section 112.64(f)(2)(B)(iii) (continued)

established under the Job Training Partnership Act participated in an education or training program prepare the parent for gainful employment or (JTPA) (29 U.S.C. 1501 et seq.).

- qualified him for Unemployment Insurance Benefits if he had or that during any consecutive four of quarters immediately preceding the quarter in which AFDC-U principal wage earner performed work which would have the first eight of the nine calendar quarters immediately consecutive four of the first eight of the nine calendar preceding the quarter in which the cause of dependency The determination of whether he would have qualified is made by establishing that during any changed to unemployment of the parent: application is made, 0
- Earned a total of at least \$1600 gross, and
- excluding the quarter in which the earnings were the Earned at least \$440 gross in 3 of the 4 quarters
- subsections (e) and (f) above do not apply to AFDC-UP cases in the Except for cases assigned to a control group in the counties of Franklin, Macon, Peoria, Tazewell, Vermilion, and Winnebago; Family Responsibility Project. g

(Source: Amended at 17 III. Reg. 19156, effective October 25, 1993)

SUBPART C: PROJECT CHANCE

Participation Requirements For Project Chance Section 112.70

employability of AFDC clients by assessing the individual capabilities of each to a suitable activity. The program will offer a wide variety of intensive activities aimed at assisting the participant to acquire the education and or preferences in completing the employability plan and matching the participant the future. Upon completion of the individuals education and/or training all Sections 112.70 through 112.83 describe Project Chance employment, education, program participant, allow to the greatest extent possible the individual's skills needed to meet the demands of the current labor market as well as in The purpose of education, training and employment that will help avoid long-term welfare Project Chance is to assure that needy individuals and families obtain dependence. Project Chance will focus on enhancing the long-term and training participation requirements for AFDC clients.

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Section 112.70 (continued)

To the extent possible, the program will have as its first priority individuals, whether exempt or non-exempt, who volunteer to participate. The Department Chance based upon budget analysis of component costs and supportive service will decide the categories of individuals who can participate in Project costs for each category of individuals and in keeping with Federal Jobs participants will seek employment as part of the employability plan. participation requirements.

- One parent in Both exempt and non-exempt individuals receiving AFDC may participate Experience component unless he/she is also exempt. Participation may be limited for non-exempt and exempt individuals based on component exemption criteria (see Section 112.71). If one parent is exempt, individuals receiving AFDC are required to participate in Project cost or available funds for supportive services for participating Chance only to the extent there are resources available to serve individuals. Dependent children under sixteen (16) who are not the other parent must participate in the Unemployed Parent Work the AFDC-U case must participate in the Unemployed Parent Work individuals other than volunteers. Participation in component in Project Chance when state resources permit. All non-exempt participating in the Youth Employment and Training Initiative. Experience component unless he/she is exempt under one of the parents cannot participate in Project Chance unless they are activities may be mandated for non-exempt individuals. а Э
- Project Chance services will be offered to exempt and non-exempt individuals who wish to volunteer to participate. (q
- Volunteers will be served first. However, participation may be mandated for non-exempt individuals if needed to serve adequate available to provide services beyond this volunteer population. Exempt and non-exempt individuals who volunteer to participate assignment to a component (see Section 112.74). Participation employability plan, and assignment to a component may be sanctioned if they thereafter do not meet program requirements numbers in the target populations, or if state resources are become a program participant upon completion of the Initial orientation and/or Initial Assessment meetings will not be sanctioned. However, non-exempt volunteers who attend the geographical area to serve those on waiting lists in each orientation meeting and become program participants by Assessment, development of the employability plan, and Volunteers who fail to attend the completing the Initial Assessment, development of the may be limited for volunteers if state resources are insufficient. A waiting list will be established by geographical area. 7

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Section 112.70(b)(1) (continued)

without good cause (see Section 112.79). Non-exempt individuals orientation meeting or to complete the Initial Assessment who are mandated to participate but fail to attend the without good cause may be sanctioned.

- The priority that volunteers will be served is: 2)
- non-exempt volunteers from the target groups; A)
- exempt volunteers from the target groups; B
- non-exempt volunteers other than the target groups; Û
- exempt volunteers other than the target groups; and (Q
- non-volunteers. (E
- Project Chance participation may be mandated to the extent resources allow and to the extent needed to meet Federal program requirements training services and placement sources for job ready individuals. and maintain a program that is balanced between education and If it is determined that Project Chance participation must be mandated, this shall be done in the following order: ς O
- in Unemployed (AFDC-U) who are in the target groups specified recipients of Aid to Families with Dependent Children Seetion-112,70(d) subsection (d) below; 1
- recipients of AFDC-U not in the target groups; 2)
- recipients of regular Aid to Families with Dependent Children (AFDC) whose youngest child is at least age 16; 3)
- recipients of AFDC on assistance at least three (3) of the last five (5) years; and 4)
- recipients of AFDC under the age of twenty-four (24) who have not completed high school. 2
- Project Chance resources will be targeted to the following groups: q)
- current recipients who have received AFDC for any thirty-six (36) of the preceding sixty (60) months; 1)

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Section 112.70(d) (continued)

- applicants for AFDC who have received AFDC for any thirty-six (36) of the sixty (60) months immediately preceding the most recent month for which application has been made; 2)
- completed high school or have little or no work experience custodial parents under age twenty-four (24) who have not within the preceding year; or 3
- members of families in which the youngest child is within two (2) years of being ineligible for AFDC because of age. 4)
- school education (or its equivalent) is not exempt from participation A custodial parent under age twenty (20) who has not completed a high diploma (or equivalent) because of the age of the youngest child (see educational provider) is required even if the individual's youngest provision to the young parent of all necessary child care services. child is under age six (6). This requirement is conditioned upon in educational activities directed toward obtaining a high school Section 112,71). Full-time participation (as defined by the (e
- diploma (or equivalent) if the parent is unable to participate due to A custodial parent age sixteen (16) or seventeen (17) may be excused spouse or child, is homeless, or is experiencing family or personal from educational activities directed toward obtaining a high school his or her own mental or physicial illness or that of his or her £)
- participate in training or work activities instead of educational A custodial parent who is age eighteen (18) or nineteen (19) may activities if one of the following conditions is met: g)
- that participation in educational activities is not appropriate; prior to any assignment of the parent to educational activities, employment goal established in the parents' employability plan, it is determined, based on an educational assessment and the 1)
- completing educational activities, and it is determined based on an individual assessment, and the employment plan that the the parent fails to make good progress in successfully educational activity is not appropriate. 2)
- Individuals age twenty (20) or over who have not completed a high activities consistent with the employment goal established in the school education (or equivalent) must participate in educational employability plan unless: р)

Section 112.70(h) (continued)

- the individual reads at the 9.9 grade level; or 1
- employability plan does not require a high school diploma (or the long term employment goal identified in the individual's equivalent); or 5
- individual does not possess the aptitude to progress in an educational program and does not wish to participate in an the individual reads below the 9.9 grade level, and it is determined based on the individual's assessment that the educational program. 3
- A parent or other relative personally caring for a child under age six (6) will not be required to participate in Project Chance for more than twenty (20) hours per week except as specified in subsection (e) above. Ţ.
- Children in AFDC cases who are ages 14-18 and attend school may be required to participate in the Youth Employment and Training Initiative under the Project Chance Program. H

(Source: Amended at 17 Ill. Reg. 19156, effective October 25, 1993)

Individuals Exempt From Project Chance Section 112.71

- An individual shall be exempt from Project Chance participation when that individual: a)
- required to participate in the Youth Employment and Training Initiative. If the individual loses this exemption because vocational/technical school attendance unless the child is he/she is no longer in school, the exemption is no longer Is age sixteen (16) through eighteen (18) in full-time applicable even if the individual returns to school; elementary, secondary grades 9-12 or equivalent 1
- Temporary and Chronic Illness or Injuries 2)
- Temporary Illness and Injuries A)
- statement from a medical provider) or on another sound Is temporarily ill or chronically ill. An individual basis that the illness/injury is serious enough to is temporarily ill, when determined by the local office, on the basis of medical evidence (e.g., į)

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Section 112.71(a)(2)(A)(i) (continued)

temporary basis' includes but is not limited to: the temporarily prevent the individual from engaging in observation of a cast on a broken leg or the client sound basis for exemption from Project Chance on a employment or participating in Project Chance. provides information of a scheduled surgery or recuperation from surgery;

- fingers or rashes are not serious enough normally to Minor ailments and injuries, such as colds, broken exempt the individual under this criterion; 11)
- age or other factors, prevents the individual from engaging mental impairment, either by itself or in conjunction with licensed/certified psychologist finds that a physical or An individual is chronically ill or incapacitated, as include a period of recuperation after childbirth if determined by the local office, when a physician or in employment or participating in Project Chance. prescribed by a woman's physician; B)
- the exemption is expected to end or when review of the case individual continues to be exempt under the same procedures appropriate notice to the individual that the reevaluation continue until further action is taken by the Department. will establish a date as to when the condition warranting When the exemption is initially granted, the Department When an individual is determined either temporarily or will be reevaluated to determine whether the exempted chronically ill or incapacitated, the exemption shall as for the initial determination of exemption, with is necessary; C
- Is under age sixteen (16), or is age sixty (60) years or older unless the child is required to participate in the Youth Employment and Training Initiative; 3)
- private transportation, exclusive of time necessary to transport precluded. The individual is considered remote if a round trip service unit so that effective participation in the program is children to and from a child care facility, would be required of more than two (2) hours by reasonably available public or for a normal work or training day or if an individual has no Resides in an area remote from the Project Chance office or means of transportation available; 4)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 112.71(a) (continued)

 Has another household member for whom that individual must provide full-time care;

(9

- Is the parent or other caretaker relative of a child under age three (3) in the home (other than a minor parent under age twenty (20) without a high school diploma or equivalent who is required to participate in education) who is personally providing care for the child. Only one person in a case may be exempt for this reason.
- 7) Employment
- A) Is employed 30 hours or more per week;
- B) This exemption continues to apply if there is a temporary break in full-time employment expected to last no longer than ten (10) work days.
- 8) Is in the 4th month of pregnancy or later; or
- 9) Is a person enrolled full-time as a VISTA volunteer under Title I of the 1973 Domestic Volunteer Services Act (42 USC 4951 et seq.).
- b) Individuals who request an exemption from participation in Project Chance shall do so in writing with the assistance of the Project Chance worker or other Department staff, if needed, and shall receive a written notice of decision on such request within forty-five (45) days. Requests for an exemption may be made at:
- 1) application for assistance;
-) orientation;
- 3) assessment;
- 4) reassessment;
- 5) AFDC eligibility redeterminations;
- 6) client's request; or
- whenever information received by the Department indicates the possibility of an exemption.

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NOTICE OF ADOPTED AMENDMENTS

Section 112,71 (continued)

) Exempt individuals may volunteer for Project Chance.

(Source: Amended at 17 Ill. Reg. 19156, effective October 25, 1993)

Section 112.81 Responsible Relative Eligibility For Project Chance

Duly a responsible relative with no net income because of unemployment and who resides in Illinois and is not receiving General Assistance in the City of Chicago and has children receiving AFDC in Illinois shall be eligible for Project Chance services. A responsible relative who is participating in the Paternal Involvement Project shall be eligible for Project Chance.

(Source: Amended at 17 Ill. Reg. 19156, effective October 25, 1993)

SUBPART G; FINANCIAL FACTORS OF ELIGIBILITY

Section 112.130 Earned Income

- a) All currently available income which is not specified as exempt shall be considered in the determination of eligibility and the level of the assistance payment.
- b) Earned income is remuneration acquired through the receipt of salaries or wages for services performed as an employee or profits from an activity in which the individual is self-employed.
- c) In determining eligibility and level of assistance, the following shall be considered:
- the earned income of a stepparent of an AFDC child if the stepparent lives with the assistance unit and is not an SSI recipient;
- 2) the earned income of a parent of a person under age 18 who is receiving assistance as a parent or dependent child if they are all living in the same household. This provision does not apply if the parent receives SSI.
- d) Except for those recipients that are in the experimental group for the Homeless Families Support Project (See Section 170.30). The the amount of the total available income of the stepparent or parent under subsection (c) above shall be the income remaining after the following amounts have been deducted:

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Section 112.130(d) (continued)

- As employment expenses, \$90.00 from the gross earned income or income remaining after deducting self-employment business expenses for an employed person (see Section 112.145). 1
- family size taking into account the needs of the stepparent or stepparent or parent not included in the assistance unit whom the stepparent or parent claims or could claim as federal tax An amount equal to the Department's Standard of Need for parent, and the needs of individuals residing with the dependents; 2)
- Amounts paid by the stepparent or parent for alimony or child support to individuals outside the home; 3)
- Amounts paid by the stepparent or parent to individuals outside the home whom the stepparent or parent claims or who could be claimed as federal tax dependents. 4)
- Earned income received through the Job Training Partnership Act by all dependent children is exempt for six (6) months each year from comparison to 185% of the Standard of Need (see 89 Ill. Adm. Code 110.10 to 110.100). (e
- month) is exempt in determining the AFDC grant (see Section 112.140 dependent children who are full-time students or who are part-time students and not employed full-time (working 100 hours or more per Earned income received through the Job Training Partnership Act by for a definition of "full-time student" and "part-time students). Participants in Job Corps are considered students. ()
- (f) above is exempt for only six months each year in determining the dependent children who are not students as described in subsection Earned income received through the Job Training Partnership Act by 9
- exempt for six (6) months each year from comparison to 185% of the Earned income received by all dependent children who are full-time students or part-time students who are not full-time employed is Standard of Need. р)

(Source: Amended at 17 Ill. Reg. 19156, effective October 25, 1993)

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NOTICE OF ADOPTED AMENDMENTS

Termination of Employment Section 112,137

If a recipient reports and verifies that employment has ended income received corresponding payment months. This does not apply to members of the control during all budget months will be used to determine the grant in all group for the Income Budgeting Project (See Section 170.50).

(Source: Amended at 17 Ill. Reg. 19156, effective October 25, 1993)

Earned Income Exemption Section 112.141

The following is applicable to all except participants in the Homeless Families Support Project (See Section 170,30):

- 112.131 and 112.140) plus one-third of the remainder shall be exempt Section 112.130), the first \$30.00 of the combined earned income of After the \$90.00 disregard for employment expenses is allowed (see each employed person (excluding exempt earned income in Sections from consideration for four (4) consecutive months. a)
- After the \$30.00 plus one-third has been allowed for four (4) consecutive months, \$30.00 shall be exempt for an additional eight (8) consecutive months. p)
- (4) consecutive months and the \$30.00 exemption has been allowed for Once the \$30.00 plus one-third exemption has been allowed for four not deduction shall not be allowed again until the individual has an additional eight (8) consecutive months, the earned income received cash assistance for twelve (12) consecutive months. G

(Source: Amended at 17 Ill. Reg. 19156, effective October 25, 1993)

Exclusion From Earned Income Exemption Section 112.142

The earned income exemption shall not apply:

member of an assistance unit which received an AFDC grant payment for eligible without the earned income exemption, the earned income shall be recalculated with the earned income exemption applied. application of the \$10.00 limit on payments is included as receiving any one of the four preceding months (\$0 grant status because of When determining initial eligibility unless the wage earner was an AFDC grant). However, if the assistance unit is determined a)

NOTICE OF ADOPTED AMENDMENTS

(continued) Section 112.142

- consecutive months, unless and until the person has not received AFDC benefits for twelve (12) consecutive months except for participants When the earned income exemption has been allowed for four (4) in the Homeless Families Support Project (See Section 170.30). Q
- If any individual included in the assistance unit other than dependent child: ()
- Terminated employment or reduced earned income without good cause within the period of 30 days preceding such month, 1
- t 0 individual was able to engage and which has been determined Refused without good cause, within the period of 30 days preceding such month, to accept employment in which the be a suitable, available offer of employment, or 5)
- Fails without good cause to report income in a timely manner. 3)
- When the person is requesting AFDC after being voluntarily terminated to avoid receiving the exemption for four (4) consecutive months. g

Amended at 17 Ill. Reg. 19156, effective October 25, 1993) (Source:

Recognized Employment Expenses Section 112,143

- equal to the expenses directly attributable to producing goods or For earnings from self-employment and rental property, an amount services or an amount equal to the expenses of rental shall be deducted from income. a)
- earned income of each employed individual except for participants in For employment expenses, \$90.00 shall be deducted from the gross the Homeless Families Support Project (See Section 170.30). Q
- employment expense allowance is not available to an individual any month in the following situations: The for ô
- without good cause (see Section 112.302(f)(1) thru (3) for what constitutes good cause) within the period of 30 days preceding The individual terminated employment or reduced earned income î
- The individual refused without good cause, within the period of 30 days preceding such month, to accept employment in which the 2)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

(continued) Section 112.143(c)(2)

individual was able to engage and which has been determined to be a suitable, available offer of employment, or

- The individual fails without good cause to report income in a timely manner, or 3)
- four consectutive months. (See Sections 112.140 and 112.142). terminated to avoid receiving the earned income exemption for The individual voluntarily requests AFDC assistance to be 4)

Child Care q

- Expenses of child care shall be deducted from income up to a maximum of \$200.00 per child for each child under age two (2) and \$175.00 for each child age two (2) or older. 1)
- The child care deduction is not allowed when the child care provider is a responsible relative (see 89 Ill. Adm. Code 103.10(b)) of the child receiving care. 5)

Amended at 17 Ill. Reg. 19156, effective October 25, 1993) (Source:

Earned Income From Self-Employment Section 112,145

- Income realized from self-employment shall be considered earned a)
- Accurate and complete records shall be kept on all monies received refuses to maintain complete business records, the assistance unit If the individual fails or and spent through self-employment. shall be ineligible. (q
- responsibility for proof of any business expense. No deduction shall be turned back into the business only to replace stock actually sold. the operation of the business. Gross income from the business shall Business expenses shall be verified. The individual shall have full be allowed for depreciation, obsolescence and/or similar losses in 0
- The net income shall be the gross remaining after the replacement of income exemption, if applicable, shall then be computed and deducted The earned Section 112.143) shall then be deducted from the remaining earned stock and business expenses have been considered, and the \$90.00 from the remaining earned income. The child care expenses (see appropriate employment expenses (see Section 112.143). q

Section 112.145(d) (continued)

income for participants in the Homeless Families Support Project (See Section 170.30).

(Source: Amended at 17 III. Reg. 19156, effective October 25, 1993)

Section 112.152 Asset Disregards

Except for participants in the Homeless Families Support Project (See Section 170.30), -Im in addition to the exempt assets listed in Section 112.151, the Department disregards \$1,000.00 equity value of other resources.

(Source: Amended at 17 Ill. Reg. 19156, effective October 25, 1993)

SUBPART I: OTHER PROVISIONS

Section 112.302 Monthly Reporting

- a) Information reported and groups reporting:
- 1) Each assistance unit in the following groups must submit monthly a written completed report form to the Department on
- A) income, assets, family composition and other factors pertinent to AFDC eligibility for the budget month, and
- B) any changes in these factors which the unit expects to occur in the current or future months.
- The groups which must report monthly are:
- A) Families earning income;

£)

- B) Families who are receiving unemployment insurance benefits;
 and
- C) Families who have lost employment within the last three months.
- b) All AFDC units which must report monthly shall have benefits calculated by considering income and attendant circumstances (such as employment expenses and day care expenses) on a retrospective basis.

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NOTICE OF ADOPTED AMENDMENTS

Section 112.302 (continued)

- when the completed monthly report is received on time the Department will determine if eligibility continues and process any adjustments to the payment. The Department will notify the caretaker relative of any changes in the payment and the reason(s) for the change. If the AFDC grant is being reduced or terminated as a result of information contained in the report, the notification will be mailed to arrive no later than the payment or the day the payment would have arrived. The client will have ten days from the mail date of the notice to request a hearing in order to receive reinstatement.
- replacement form will be accepted and an AFDC payment will be made if οĘ the date of the notice, assistance is reinstated to the level of the must send the client a notice of the action to arrive not later than received a completed monthly report on time. If the client files a the information on the form indicates the family is still eligible. If the family is found ineligible or eligible for a grant less than only an incomplete report, AFDC may be terminated. The Department If a hearing is requested within ten days If the Department does not receive the monthly report or receives completed report within ten days of the date of this notice, the that of the prior month, the Department will promptly notify the the date the payment would have been made if the Department had client of the right to a fair hearing and the right to have assistance reinstated. prior month. q)
- e) When the completed report is received late, if the family is found ineligible or eligible for a grant less than that of the prior month, the Department will promptly notify the client of the right to a fair hearing and the right to have assistance reinstated. If a hearing is requested within ten days, assistance is reinstated to the level of the prior month.
- If a completed monthly report is received but not on a timely basis, and, the client has earnings, the Department will provide the client with the opportunity to show good cause for not filing the report timely. In order to be timely, a report must be received or postmarked by the fifth (5th) day of the fiscal month following the budget month. (A fiscal month is a month that starts with a given day in one calendar month and ends with the day before the same given day in the next calendar month.) If good cause exists the applicable earned income disregards for work expenses, child/disabled adult care, and the earned income exemption (30 + 1/3) will be applied to earnings if appropriate for participants in the Homeless Families. Support Project (See Section 170.30). If good cause does not exist, the income disregards are not applied. Good cause exists if circumstances beyond the reasonable control of the client prevented

NOTICE OF ADOPTED AMENDMENTS

(continued) Section 112.302(f)

considered in determining whether good cause exists include, but are Factors to be the timely submittal of a completed monthly report. not limited to, the following:

- Did the client have an opportunity to submit the report on time? 1
- Does the client have a history of submitting his/her monthly report on time? 5)
- Is there any reason to doubt the client's claim of good cause (i.e., repeated claims of good cause)? 3)
- resources, and other factors relevant to AFDC eligibility and payment amount. All AFDC caretaker relatives will be informed of the penalty constitutes prompt reporting of expected changes and what constitutes of loss of income disregards if initial earnings are not promptly reported or the completed required monthly report is not filed timely. All AFDC caretaker relatives will be informed of what responsibility to promptly report expected changes in income, The Department will notify all caretaker relatives of their timely submission of monthly reports. g)
- All AFDC caretaker relatives who are required to file monthly reports explanation of the requirements, and be informed of the due date for will be notified of their responsibility, receive a complete the first report. h)

(Source: Amended at 17 Ill. Reg. 19156, effective October 25, 1993)

Retrospective Budgeting Section 112,303

- monthly except those participating in the Income Budgeting Project. budgeted on a retrospective basis, whether or not they must report All AFDC recipients shall have income and attendant circumstances (See Section 170.50). a)
- earnings shall be budgeted prospectively for the first two months and retrospectively thereafter. At intake, however, income and attendant Eligibility for AFDC is first determined on a prospective basis for all eligibility factors. If eligible on this prospective basis, the circumstances shall be budgeted prospectively for two months before retrospectively. For participants in the Income Budgeting Project, actual amount of benefits the unit is entitled to receive shall be determined by budgeting income and attendant circumstances beginning retrospective budgeting in the third month. Q q

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 112.303 (continued)

- The payment month is the rs. The payment month is The budget month is the fiscal month from which the Department uses income and attendant circumstances to determine the amount of the second fiscal month following the budget month. fiscal month which the assistance grant covers. assistance the unit is entitled to receive. ô
- The Department may supplement a recipient's assistance grant due to loss of income in the payment month (see Section 112.138). q)
- same fiscal month assistance was discontinued, the recipient's income Budgeting Project whose cases are cancelled in the first two payment When a recipient whose assistance is discontinued reapplies for the is budgeted retrospectively as if no interruption in assistance This does not apply to participants in the Income months of initial employment. (e

(Source: Amended at 17 Ill. Reg. 19156, effective October 25, 1993)

Extension of Medical Assistance Due to Increased Income from Employment Section 112,330

- or increased income from employment. This extension shall begin with A six (6) month extension of medical assistance shall be provided for AFDC cases when AFDC assistance is terminated due to increased hours the AFDC case's first month of ineligibility. Ineligibility may result from initial or increased earnings. a)
- Except for those AFDC cases in the Homeless Families Support Project, an extension beyond the initial six (6) month period shall exist if: six (6) additional months. Eligibility for The the initial six (6) month medical assistance period can be extended for a total of (q
- the Medical Extension Report Forms are returned by the due date; 7
- an eligible child is still in the home; 2)
- the client's earnings from the past three (3) months minus child those AFDC cases in the Homeless Families Support Project; and care costs are less than 185% of the poverty line except for 3)
- the client has not quit employment without good cause. 4)

Amended at 17 Ill. Reg. 19156, effective October 25, 1993) (Source:

TRANSITIONAL CHILD CARE SUBPART K:

Duration of Eligibility for Transitional Child Care Section 112,404

- 112.400, and continues for a period of twelve (12) consecutive months for which the family is ineligible for AFDC, as described at Section Eligibility for transitional child care begins with the first month (B)
- may be retroactive to the first month for which the family would have Families may establish eligibility for transitional child care in any the twelve (12) month eligibility period, and eligibility been eligible in accordance with subsection (a) above. Q
- another job, the family can qualify for the remaining portion of the If the caretaker relative loses a job with good cause, and finds twelve (12) month eligibility period. ô
- If the family re-establishes eligibility for AFDC during the twelve (12) month period, it could qualify for a new twelve (12) month eligibility period if it meets the other conditions of eligibility. q)
- (See If the family is a participant in the Homeless Families Support transitional day care as stated in subsection (a) through (d). Project, they are eligible for twenty-four (24) months of Section 170.30). 6

(Source: Amended at 17 Ill. Reg. 19156, effective October 25, 1993)

Loss of Eligibility for Transitional Child Care Section 112.406 The family is not eligible for transitional child care under this Subpart for any remaining portion of the twelve (12) month period or twenty-four (24) month period if the family is part of the Homeless Families Support Project (See Section 170,30), if the caretaker relative:

- terminates employment without good cause; a)
- fails to cooperate with the Department in establishing payments and enforcing child support obligations as set forth at 89 Ill. Adm. Code (q

(Source: Amended at 17 III. Reg. $191\overline{56}$, effective October 25, 1993)

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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

- Crisis Assistance 1) Heading of the Part:
- 89 Ill. Adm. Code 116 2) Code Citation:
- Adopted Action: Section Numbers:

Amendment Amendment 116.500 116.510

- Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 3-1 et seg., Statutory Authority: Articles III, IV and VI and Section 12-13 of the 4-1 et seq., 6-1 et seq. and 12-13) [305 ILCS 3-1, 4-1, 6-1 and 12-13] 4)
- 5) Effective Date of Amendments: October 25, 1993
- 6) Does this rulemaking contain an automatic repeal date?
- 7) Do these Amendments contain incorporations by reference?
- October 25, 1993 8) Date Filed in Agency's Principal Office:
- 9) Notice of Proposal Published in Illinois Register:

July 30, 1993 (17 Ill. Reg. 12092)

- No 10) Has JCAR issued a Statement of Objections to these Adopted Amendments?
- Several changes were 11) Differences between proposal and final version: to the proposal.
- [305 ILCS 5/4-12] citation was added to the end of Section 116.500(a)(4). 1
- Section 116.500 (e) was reworded as follows: 2)

made within the past 12 months. For recipients participating in the often as is necessary regardless of whether the client has received The recipient may only receive special assistance during one period whether a Special Assistance Payment for non-medical needs has been include payments to meet needs which occur before or extend beyond non-medical needs related to essential medical care may be made as non-medical needs related to essential medical care. Payment for non-medical need related to essential medical care regardless of Special Assistance Payment in the past 12 months. A client may receive a Special Assistance Payment for a reason other than a However, this provision does not apply to of 30 consecutive days in any 12 consecutive months. Homeless Families Support Project see Section 170.30. the 30 day period.

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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 116.510 (d) was reworded as follows:

3)

The recipient may only receive emergency assistance during one period include payments to meet needs which occur before or extend beyond the 30 day period. For recipients participating in the Homeless of 30 consecutive days in any 12 consecutive months. This may Families Support Project see Section 170,30,

No other substantive changes were made to the text of the proposed amendments.

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- No 13) Will these Amendments replace Emergency Amendments currently in effect?
- 14) Are there any Amendments pending on this Part?
- support the Homeless Families Support Program of the Fresh Start Welfare Demonstration is the State of Illinois' Welfare Reform package for AFDC. Budgeting Project. These proposed amendments are needed in order to Demonstration are the following: the Youth Employment and Training Initiative, the Paternal Involvement Project, the Homeless Families Summary and Purpose of Amendments: The Fresh Start Welfare Reform Support Project, the Family Responsibility Project and the Income The five individual components of the Fresh Start Welfare Reform Reform Demonstration. 15)

The Homeless Families Support Project is a four year demonstration program their successor agency. The purpose of the demonstration program is to determine if enhanced employment incentives to homeless AFDC recipients will lead to long-term employment, a more stable environment and enable Catholic Charities of Joliet and Chicago Coalition for the Homeless or of experimental design operated by the Department in cooperation with the client to achieve self-sufficiency.

Department will implement for families assigned to the experimental group A minimum total of 600 homeless families receiving AFDC from three sites, one each in Cook County, Dupage County and Will County, will be randomly assigned to either an experimental group or a control group. the following provisions:

employment alternative earned income disregards to allow them to realize a monthly income up to the level of the Department's standard of need for their family size. After two years the Department will revert to the standard AFDC earned income Provide families during the fist two consecutive years of disregard for these families.

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- Increase the family asset limitation to \$3,000.
- Extend Transitional Child Care benefits from 12 to 24 months for families terminated for reason of earned income and without regard to AFDC receipt in 3 of the 6 months preceding ineligibility by reason of earnings and hours of work.
- income, from 12 to 24 months for families terminated for reason Extend transitional Medicaid eligibility, without regard to of earned income.
- frequently or for a longer period than 30 days in any 12 month Provide emergency assistance payments to a family more period, not to exceed 6 months in any 12 month period.

following outcomes: time spent in homeless shelters; employment rates; hours and length of employment; amount of earned income; total family income; AFDC, Medicaid, and Food Stamp payments; the incidence of AFDC receipt, exit and recidivism rates for AFDC; and receipt of child care The evaluation for this component will measure differences for the benefits.

16) Information and questions regarding these Adopted Amendments shall be directed to:

Judy Umunna Name:

Illinois Department of Public Aid Bureau of Rules and Regulations Address:

100 South Grand Avenue East, Third Floor

Springfield, Illinois 62762

(217) 524-3215 Telephone: The full text of the Adopted Amendments begins on the next page:

A CONTRACT IN

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES CHAPTER I: DEPARTMENT OF PUBLIC AID SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 116 CRISIS ASSISTANCE

Section
116.10 Incorporation By Reference
116.400 Crisis Assistance Program
116.500 Special Assistance Program
116.510 Emergency Assistance Program
116.520 Hardship Program (Repealed)

AUTHORITY: Implementing Articles III, IV and VI and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 3-1 et seq., 4-1 et seq., 6-1 et seq. and 12-13) [305_ILCS_5/3, 4, 6 and 12-13]

SOURCE: Filed and effective December 30, 1977; amended at 4 III. Reg. 13, p. 1287, effective March 17, 1980; amended at 5 III. Reg. 12722, effective October 28, 1981; codified at 7 III. Reg. 5195; emergency amendment at 9 III. Reg. 18154, effective November 15, 1985, for a maximum of 150 days; amended at 10 III. Reg. 18107, effective June 11, 1986; amended at 11 III. Reg. 6487, effective March 17, 1987; amended at 12 III. Reg. 14207, effective August 30, 1988; amended at 13 III. Reg. 3847, effective March 10, 1989; amended at 14 III. Reg. 16970, effective September 30, 1990; amended at 15 III. Reg. 16772, effective November 1, 1991; emergency amendment at 15 III. Reg. 16772, effective March 20, 1992; emergency amendment at 16 III. Reg. 13961, effective September 1, 1992, for a maximum of 150 days; amended at 17 III. Reg. 616ctive October 25, 1993.

NOTE: CAPITALIZATION DENOTES STATUTORY LANGUAGE.

Section 116.500 Special Assistance Program

- a) A special assistance payment may be provided in the following situations:
- 1) THE FAMILY IS RENDERED HOMELESS OR IS THREATENED WITH HOMELESSNESS AS A RESULT OF A FIRE, FLOOD OR OTHER NATURAL DISASTER
- 2) THE FAMILY HAS AN EVICTION OR A COURT ORDER TO VACATE THE PREMISES FOR REASONS OTHER THAN NON-PAYMENT OF RENT.

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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 116.500(a) (continued)

- 3) A SPOUSE AND CHILD HAVE LEFT THE RESIDENCE OCCUPIED BY A SPOUSE WHO WAS PHYSICALLY ABUSING THE NOW HOMELESS SPOUSE OR CHILD.
- 4) THE FAMILY IS DEPRIVED OF ESSENTIAL ITEMS OF FURNITURE AND/OR CLOTHING BY FIRE, FLOOD OR OTHER NATURAL DISASTER. (Section 4-12 of the Illinois Public Aid, Ill. Rev. Stat. 1991, ch. 23, par. 4-12) [305 ILCS 5/4-12].
- 5) The family is deprived of food as a result of fire, flood or other disaster which does not render the family homeless and cannot be met through the food stamp program. Food cannot be authorized for replacement of lost or stolen food stamps.
- 6) The family is threatened with dissolution of the family unit by economic necessity as evidenced by a decision by the Illinois Department of Children and Family Services (DCFS) that the child will have to be placed in a foster home setting if the economic crisis is not alleviated.
- 7) The family has non-medical needs related to essential medical care. Non-medical needs for essential medical care are needs associated with the provision of specialized or essential medical care and include the following:
- A) Food when overnight lodging is required or when extensive travel is required during the day in order to obtain essential or specialized medical care.
- B) Lodging when overnight lodging is required to obtain essential or specialized medical care.
- C) Transportation to the source of essential or specialized medical care when it cannot be provided by the Medical Assistance Program or some other source. Transportation expenses for routine office visits associated with normal medical care shall not be allowed.
- b) Payment shall be made for the following items when the recipient has demonstrated a need for such an item:
- 1) One month's rent;
- 2) Food (minus the amount of available food stamps);
- 3) Essential clothing + 1.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 116.500(b)(3) (continued)

- Essential clothing is defined as those articles of clothing appropriate for the season which the recipient would have purchased with the money which is lost or stolen+1 (A
- set of clothing, appropriate to the season, this allowance If everyone in the assistance unit has at least one full for clothing will not be authorized. B)
- Household supplies; 4)
- Essential household furnishings; and 2)
- Non-medical needs related to essential medical care. (9

care is determined through the verification of a specialized or Eligibility for non-medical needs related to essential medical The verification of a specialized or essential medical need. The verification of a specialized essential medical need is provided by the client's doctor.

- Maximum Payments ()
- Shelter Costs (One month's rent) 1)

Group II Counties-\$123.00 Group III Counties-\$87.00 Group I Counties-\$142.00

(See 89 Ill. Adm. Code 113.258 for County Groups)

Clothing, Household Supplies 2)

Household	00 (1)	\$14.00	17.	\$17.00	\$20.00	\$20.00	\$22.00	\$22.00	\$23.00	\$24.00
ى د ئىد	00 %64	\$58.00	\$92.00	\$117.00	\$146.00	\$174.00	\$204.00	\$233.00	\$261.00	\$291.00
Size Assistance Unit	7170	7 7	, m	4	2	9	7	80	6	10

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NOTICE OF ADOPTED AMENDMENTS

Section 116.500(c) (continued)

- source of income or receipt of food stamps (non-AFDC recipients) regular warrant (AFDC recipients) or until receipt of regular Food - \$2.00 per person per day until the receipt of the next not to exceed 30 days. 3)
- Household Furnishings 4)
- one per assistance unit Kitchen table - \$50.00 A)
- one per person in assistance unit Kitchen Chair - \$10.00

B)

- Beds to ensure adequate sleeping facilities for all members of the assistance unit. 0
- Bed frame \$30.00
- ii) Single mattress and springs \$70.00
- iii) Double mattress and springs \$100.00
- Bunk beds (including mattresses and springs)- \$130.00 iv)
- Crib (including mattress) \$65.00
- Non-Medical Needs Related to Essential Medical Care 2)
- Food \$9.00 a day or \$3.00 per meal. A)
- that lodging is available free of charge or at a lower rate Payment will not expensive rate which provides lodging that is adequate and Lodging - Lodging expenses shall be approved for the least be provided for a higher amount if it can be determined available to meet the individual's needs. B)
- When transportation is by private automobile, the allowable Transportation - When transportation cannot be provided by the Medical Assistance Program, transportation expenses transportation adequate to meet the individual's needs. shall be approved for the least expensive mode of rate shall be at 14¢ per mile. Û
- Time Limits q)
- For families already receiving financial assistance, a decision 1

NOTICE OF ADOPTED AMENDMENTS

Section 116.500(d)(1) (continued)

on a request for Special Assistance shall be made within five (5) work days of the date of request. Assistance shall be authorized within two (2) work days following the decision.

- 2) For families not already receiving financial assistance:
- A) five (5) work days shall be allowed for the client to provide necessary verifications; and five (5) work days shall be allowed to determine eligibility.
- Assistance shall be authorized within five (5) work days of a determination of eligibility.

e) Program Restriction

The recipient may only receive special assistance during one period of thirty-(30) consecutive days in any twelve-(12) consecutive months. This may include payments to meet needs which occur before or extend beyond the thirty-(30) day period. However, this provision does not apply to non-medical needs related to essential medical care. Payment for non-medical needs related to essential medical care may be made as often as is necessary regardless of whether the client has received a Special Assistance Payment in the past twelve 12 months. A client may receive a Special Assistance Payment for a reason other than a non-medical need related to essential medical care regardless of whether a Special Assistance Payment for non-medical needs has been made within the past twelve 12 months.

For recipients participating in the Homeless Families Support Project see Section 170.30.

(Source: Amended at 17 Ill. Reg. 19188, effective October 25, 1993

Section 116.510 Emergency Assistance Program

Emergency Assistance may be provided in the following situations:

a) Lost or Stolen Cash

When as a result of lost or stolen cash, a family is deprived of food or essential clothing, the following amounts may be authorized:

- 1) Food, in amounts as specified in Section 116.500(c) and not to exceed the amount of cash which was lost or stolen.
- 2) Essential clothing, as defined and in amounts as specified in

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DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 116.510(a)(2) (continued)

Section 116.500(b) and (c) and not to exceed the amount of cash which was lost or stolen.

b) Court Ordered Eviction Due to Non-Payment of Rent

When a family is deprived of shelter or threatened with immediate deprivation of shelter due to court order requiring eviction due to non-payment of rent, payment for rent shall, if all eligibility criteria for the Emergency Assistance Program are met, be authorized in an amount not to exceed the following maximums:

Group	Counties Group I Counties	Rent \$142.00
Group	Group II Counties	\$123.00
Group	Group III Counties	\$ 87.00

(See 89 Ill. Adm. Code 113.258 for County Groupings)

c) Emergency Shelter

The Department shall reimburse private and public social service agencies with whom the Department has written agreements for emergency shelter and food provided to recipients. Reimbursement shall be made in amounts and in accordance with those agreements.

d) Program Restriction

The recipient may only receive emergency assistance during one period of thirty-(30) consecutive days in any tweive-(12) consecutive months. This may include payments to meet needs which occur before or extend beyond the thirty-(30) day period. For recipients participating in the Homeless Families Support Project see Section 170.30.

e) Time Limits

- 1) A decision shall be made and assistance authorized within the time frames established in Section 116.500(d),
- Payment shall be made to the private and public social services agencies, within time limits specified in the written agreements.

(Source: Amended at 17 Ill. Reg. 19188, effective October 25, 1993)

DEPARTMENT OF PUBLIC AID

STATES OF FORTING ALL

NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: The Fresh Start Welfare Reform Demonstration Program

- 2) Code Citation: 89 Ill. Adm. Code 170
- 3) Section Numbers: Adopted Action:
 170.10 New Section
 170.20 New Section
 170.40 New Section
 170.40 New Section
 170.40 Amendment
- 4) <u>Statutory Authority</u>: Sections 11-20, 12-13 and 12-4.28 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 11-20, 12-13 and 12-4.28) [305 ILCS 5/11-20, 12-13 and 12-4.28]
- 5) Effective Date of Amendments: October 25, 1993
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Do these Amendments contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: October 25, 19
- 9) Notice of Proposal Published in Illinois Register:

July 16, 1993 (17 Ill. Reg. 10736)

- 10) Has JCAR issued a Statement of Objections to these Adopted Amendments?
- 11) Differences between proposal and final version: Several changes were made to the text of the proposed amendments. "The" was deleted from all Section titles and in Section 170.30(d)(1)(A) and (B), all references to "persons" were changed to "cases." In Section 170.30(d)(1)(B), "except for the provisions of Section 170.30(b)(1)" was added at the end of the first sentence. No other changes have been made in the text of the proposed amendments.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will these Amendments replace Emergency Amendments currently in effect? No
- 14) Are there any Amendments pending on this Part? No
- 15) <u>Summary and Purpose of Amendments</u>: These proposed amendments will enable the Department to implement the Fresh Start Welfare Reform Demonstration. Fresh Start is the State of Illinois' Welfare Reform package for AFDC, In

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NOTICE OF ADOPTED AMENDMENTS

related rulemaking amendments to Part 112 are being proposed to add necessary references to these Fresh Start provisions in the AFDC rules.

The five individual components of the Fresh Start Welfare Reform Demonstration are the following: the Youth Employment and Training Initiative, the Paternal Involvement Project, the Homeless Families Support Project, the Family Responsibility Project and the Income Budgeting Project. In those components where random assignment is to be used to determine group membership, families will be randomly assigned to one of two groups: an experimental group, which will be subject to the provisions applicable to the component, and a control group, which will not be affected by the provisions.

1. The Youth Employment and Training Initiative

The Youth Employment and Training Initiative is proposed as a Youth Component of JOBS. The purpose of the demonstration project is to determine if by mandating participation of youth (14 to 20 years old) in the JOBS program, the cycle of intergenerational welfare dependency will be broken. The primary focus of the demonstration is on education and training directly linked to high school graduation and employment.

The Department will implement for children in families eligible to receive assistance under AFDC-R or AFDC-U in the experimental group the following provisions:

- Require that individuals 14 through 20 years old in AFDC families continue enrollment and attendance in education or vocational training courses.
- Consider participants as mandatory JOBS participants for purposes of defining good cause and implementing conciliation. fair hearing and sanction policies.

The evaluation for this component will measure differences for the following outcomes: high school completion, drop-out rates, grade point averages, school attendance, teen pregnancies, hours of employment and earnings after high school completion, and AFDC and Medicaid payments.

2. The Paternal Involvement Project

The purpose of the Paternal Involvement Project is to demonstrate that non-custodial fathers of AFDC children will have a greater financial and emotional involvement with their children after they receive employment training through the JOBS program. The project will be conducted at three sites in the city of Chicago: The Chicago



Institute for Economic Development, The Neighborhood Institute, and Chicago Commons/Mary McDowell Settlement House.

The Department will provide JOBS program services to non-custodial parents who:

- are between 18 and 35 years old upon program entry,
 - are eligible to receive Food Stamp benefits,
 - have a child(ren) receiving AFDC,
- agree to participate in the demonstration for at least 2 years,
 - secure the custodial parent's consent to participate, and
- have paternity adjudicated or agree to have paternity legally established upon entry.

children; and AFDC payments to children of demonstration participants. employment; amount of earned income; child support collections; evaluation for this component will measure differences for incidence of contact between non-custodial parents and their following outcomes: employment rates; hours and length of

The Homeless Families Support Project °

cooperation with Catholic Charities of Joliet and Chicago Coalition The Homeless Families Support Project is a four year demonstration for the Homeless or their successor agency. The purpose of the employment, a more stable environment and enable the client to incentives to homeless AFDC recipients will lead to long-term program of experimental design operated by the Department in demonstration program is to determine if enhanced employment achieve self-sufficiency.

sites, one each in Cook County, Dupage County and Will County, will A minimum total of 600 homeless families receiving AFDC from three group. The Department will implement for families assigned to the be randomly assigned to either an experimental group or a control experimental group the following provisions:

- employment alternative earned income disregards to allow them to realize a monthly income up to the level of the Department's standard of need for their family size. After two years the Department will revert to the standard AFDC earned income Provide families during the fist two consecutive years of disregard for these families.
- Increase the family asset limitation to \$3,000.
- Extend Transitional Child Care benefits from 12 to 24 months for families terminated for reason of earned income and without

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NOTICE OF ADOPTED AMENDMENTS

ineligibility by reason of earnings and hours of work, regard to AFDC receipt in 3 of the 6 months preceding

- income, from 12 to 24 months for families terminated for reason 9 Extend transitional Medicaid eligibility, without regard of earned income.
- frequently or for a longer period than 30 days in any 12 month Provide emergency assistance payments to a family more period, not to exceed 6 months in any 12 month period.

rates; hours and length of employment; amount of earned income; total family income; AFDC, Medicaid, and Food Stamp payments; the incidence of AFDC receipt; exit and recidivism rates for AFDC; and receipt of The evaluation for this component will measure differences for the following outcomes: time spent in homeless shelters; employment child care benefits.

The Family Responsibility Project 4

Department will include all AFDC-U cases in the demonstration. In The purpose of the Family Responsibility Project is to demonstrate that allowing two-parent families to qualify for AFDC-UP will help recidivism rate than families who have been denied AFDC-UP. The Department will randomly assign a minimum total of 2400 families receiving or applying for assistance under the AFDC-U program to these families achieve self-sufficiency sooner and have a lower six large offices which will serve as research offices, the either an experimental or control group.

experimental group and AFDC-U cases in non-research offices in the The Department will implement for AFDC-U program families in the State the following provisions:

month employment rule, the quarters of coverage (attachment to In determining program eligibility, disregard the 100 hour per the work force) requirement, the 30 day unemployment prior to application condition, and the restriction on refusal of bona fide offers of employment.

The evaluation for this component will measure differences for the Medicaid, and Food Stamp payments; the incidence of AFDC receipt; employment; amount of earned income; total family income; AFDC, exit and recidivism rates for AFDC; and receipt of child care following outcomes: employment rates; hours and length of benefits.

The Income Budgeting Project

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NOTICE OF ADOPTED AMENDMENTS

Except for the cases in the control group, all earned income cases in The purpose of the Income Budgeting Project is to demonstrate that a Department will randomly assign all cases in a site with at least 2500 current cases to either an experimental or control group and combination of prospective and retrospective budgeting of earned below. The control group will use the current budgeting policy. the State will use the demonstration budgeting policy described continue random assignment of new cases over a two-year period. income encourages AFDC recipients to accept employment.

The demonstration budgeting policy will entail the following provisions:

- When earned income is discovered or reported, all earned income will be budgeted prospectively for the first two months that budgeting is administratively possible. Thereafter, earned income is budgeted retrospectively.
- When employment is terminated, the last month during which earnings were received will be the last month in which income is budgeted retrospectively.

employment; amount of earned income; AFDC, Medicaid, and Food Stamp payments; the incidence of AFDC receipt; exit and recidivism rates evaluation for this component will measure differences for the following outcomes: employment rates; hours and length of

16) Information and questions regarding these Adopted Amendments shall be directed to:

Judy Umunna

100 South Grand Avenue East, Third Floor Illinois Department of Public Aid Bureau of Rules and Regulations Address:

62762 Springfield, Illinois

(217) 524-3215 Telephone: The full text of the Adopted Amendments begins on the next page:

DEPARTMENT OF PUBLIC AID

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NOTICE OF ADOPTED AMENDMENTS

SUBCHAPTER 9: DEMONSTRATION PROGRAMS CHAPTER I: DEPARTMENT OF PUBLIC AID TITLE 89: SOCIAL SERVICES

DEMONSTRATION PROGRAMS PART 170

SUBPART A: BARLY-AGGESS-PROGRAM-(Repealed) THE FRESH START WELFARE REFORM DEMONSTRATION PROGRAM

Section

Youth Employment and Training Initiative 170.10

Paternal Involvement Project 170,20

Homeless Families Support Project 170,30

Family Responsibility Project 170.40

Early-Aeeess-Pregram-(Repealed) Income Budgeting Project

THE CAREER ADVANCE PROGRAM SUBPART B:

Section

The Career Advancement Program 170,100 Career Advancement Experimental and Control Groups 170,110

Career Advancement Participation Requirements of Experimental Group 170.120

Members

Career Advancement Supportive Services for Experimental Group Members 170.130

COMMUNITY GROUP PARTICIPATION PROGRAM SUBPART C:

Section

Community Group Participation Program 170.200

AUTHORITY: Implementing and authorized by Sections 11-20, 12-13 and 12-4.28 of the Illinois Public Aid Code (Ill. Rev. Stat. 1989 1991, ch. 23, pars.

11-20, 12-13 and 12-4.28)[305 ILCS 5/11-20, 12-13 and 12-4.28]

SOURCE: Adopted at 13 Ill. Reg. 14067, effective August 23, 1989; amended at 14 Ill. Reg. 19320, effective November 30, 1990; amended at 17 Ill. Reg. 19197, effective October 25, 1993.

CAPITALIZATION DENOTES STATUTORY LANGUAGE.

SUBPART A: BARLY-ACCESS-PROGRAM (Repeated) THE FRESH START WELFARE REFORM DEMONSTRATION PROGRAM

Youth Employment and Training Initiative Section 170.10

The Youth Employment and Training Initiative is a four year

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NOTICE OF ADOPTED AMENDMENTS

(continued) Section 170.10(a)

program is to determine if by mandating participation of youth (14 to Department. The Youth Employment and Training Initiative is proposed through 112,82), the cycle of intergenerational welfare dependency as a Youth Component of JOBS. The purpose of the demonstration 20 years old) in the JOBS program (See 89 Ill. Adm. Code 112.70 will be broken. The primary focus is on education and training demonstration program of experimental design operated by the directly linked to high school graduation and employment.

Selection Criteria a

The Department will randomly select for participation in the control or experimental groups of the Youth Employment and Training Initiative subjects who are:

- included in an AFDC grant case, 7
- which has been selected as a test and/or as a control site, and enrolled as a student in the City of Chicago in a high school 5
- 14 to 20 years of age. 3

Participation Requirements 0

sixteen (16) through eighteen (18) in full-time elementary, secondary demonstration program are subject to and must comply with the terms. grades 9-12 or equivalent vocational/technical school attendance and 112.82. However, the provisions of Section 112.70(a) which exempts from JOBS dependent children under sixteen (16) who are not parents 112,71(a)(1) and (3) which exempts from JOBS a dependent child age a dependent child under the age of sixteen (16) is not applicable. Individuals randomly selected for mandatory participation in the conditions and requirements of 89 Ill. Adm. Code 112.70 through is not applicable. Additionally, the provision of Section

- Experimental and Control Groups g)
- comply with JOBS requirements pursuant to subsection (c) above. The individuals selected pursuant to subsection (b) above must Individuals will be randomly assigned to one of the following groups: 7
- individuals who must comply with the requirements of an experimental group which shall consist of those subsection (c) above; or A)

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NOTICE OF ADOPTED AMENDMENTS

(continued) Section 170.10(d)(1)

- mandated to comply with the requirements of subsection (c) who meet the criteria of subsection (b) above but are not a control group which shall consist of those individuals above, B)
- to cooperate with JOBS requirements, without good cause, will be Individuals selected for the experimental group who fail/refuse sanctioned pursuant to 89 Ill, Adm, Code 112,79, 2)
- effect, a case designated as an experimental or control group member retains that designation for purposes of data collection regardless of subjects' continued participation in school or in As long as the Youth Employment and Training Initiative is in 3)

Added at 17 Ill. Reg. 19197, effective October 25, 1993) (Source:

Paternal Involvement Project Section 170.20

- program operated by the Department of Public Aid. The purpose of the project is to demonstrate that non-custodial fathers of AFDC children The Paternal Involvement Project is a federal waiver demonstration will have a greater financial and emotional involvement with their children after they receive employment training through the JOBS program. a)
- Selection Criteria (q

Participation is voluntary, but participants must meet the following All participants currently enrolled in the Paternal Involvement Project and any new applicants are eligible to participate. requirements:

- have income that qualifies them for Food Stamps and be between the ages of 18 and 35; 7
- agree to participate in the program for at least two years regardless of continued Food Stamp eligibility; 2)
- have a child(ren) that receives AFDC and secure consent to have the family participate in the project from the child(ren)'s 3
- agree to have paternity adjudicated upon entering the program if paternity has not been legally established. 4)

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 170.20 (continued)

- Supportive services will be provided to all participants enrolled in an education and training program. 0
- Participation Reguirements (p)

requirements for Project Chance contained in 89 Ill. Adm. Code 112.70 conditions and requirements of 89 Ill. Adm. Code 121.160, Food Stamp Individuals eligible for participation in the demonstration program are subject to and must comply with the terms, conditions and through 112.82. Participants are not subject to the terms, Employment and Training eligibility requirements.

- Experimental and Control Groups (e)
- Experimental group. All individuals participating in the project will form the experimental group. 1
- Control group. The control group consists of those individuals volunteered to participate in the control group. The number of control group participants shall be 50% of the total number of who meet the criteria of subsection (b) above and have project participants. 2)
- designation for purposes of data collection even if that cases Food designated as an experimental or control group member retains that As long as the Paternal Involvement Project is in effect, a case Stamp eligibility changes or if they leave the project. (J

(Source: Added at 17 Ill. Reg. 19197, effective October 25, 1993)

Homeless Families Support Project Section 170.30

- cooperation with Catholic Charities of Joliet and Chicago Coalition The Homeless Families Support Project is a four year demonstration for the Homeless or their successor agency. The purpose of the employment, a more stable environment and enable the client to incentives to homeless AFDC recipients will lead to long-term demonstration program is to determine if enhanced employment program of experimental design operated by the Department in achieve self-sufficiency. (e
- Elements of the Homeless Families Support Project P)

The Homeless Families Support Project will implement the following provisions:

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NOTICE OF ADOPTED AMENDMENTS

(continued) Section 170.30(b)

- Provide families an alternative earned income disregard allowing will be treated as a recognized employment expense as defined in Section 112.143(b) or may be issued as a supplemental payment in them a disregard of two-thirds of their earnings. Child care accordance with the provisions of Section 112,364. 7
- Increase the family asset limitation to \$3,000. 5
- the six (6) months preceding ineligibility by reason of earnings earned income and without regard to AFDC receipt in three (3) of twenty-four (24) months for families terminated for reason of Extend Transitional Child Care benefits from twelve (12) to and hours of work, 3)
- income, from twelve (12) to twenty-four (24) months for families Extend Transitional Medicaid eligibility, without regard to terminated for reasons of earned income 4
- Extend emergency assistance payments to a family more frequently or for a longer period than thirty (30) days in any twelve (12). A client may receive the extended emergency assistance month period not to exceed six (6) months in any twelve month as long as the reason for the need is different in each circumstance. 2)

Selection Criteria 0

The Department will randomly select for participation in the Homeless Families Support Project AFDC recipients who:

- lack a fixed regular and adequate night time residence; those in shelters, temporary quarters, or living in places not designed for human habitation. 7
- reside in either Will, Cook or DuPage County; 2)
- participate in a program operated by either Catholic Charities of Joliet or Chicago Coalition for the Homeless or their successor agency; and 3
- volunteer for the program. 4)
- Experimental and Control Groups q)
- Individuals selected pursuant to subsection (c) above will be randomly assigned to one of the following groups: 1



NOTICE OF ADOPTED AMENDMENTS

Section 170.30(d)(1) (continued)

- A) an experimental group which shall consist of those individuals who will be entitled to the program enhancements. A total of 250 cases will be assigned to the experimental group from Will and DuPage Counties and a total of 50 cases will be assigned to the experimental group from Cook County; or
- who meet the criteria of subsection (c) above but will not be entitled to the program enhancements except for the program enhancements except for the provisions of Section 170.30(b)(1). A total of 250 cases will be assigned to the control group from Will and DuPage Counties and a total of 50 cases will be assigned to the control group from Will and DuPage control group from Cook County.
- 2) As long as the Homeless Families Support Project is in effect, a case designated as an experimental or control group member retains that designation even if that case leaves the project area or stops receiving AFDC.

(Source: Added at 17 Ill. Reg. 19197, effective October 25, 1993)

Section 170.40 Family Responsibility Project

- a) The Family Responsibility Project is a four year demonstration program operated by the Department of Public Aid. The purpose of the project is to demonstrate that allowing two-parent families to qualify for AFDC-UP will help these families achieve self-sufficiency sooner and have a lower recidivism rate than families who have been denied AFDC-UP.
- b) Selection Criteria

All two-parent families who qualify for AFDC-UP on the basis of income and assets are eligible for this demonstration except in Franklin. Macon. Peoria. Tazewell. Vermilion and Winnebago Counties. In these counties participants will be randomly selected for participation.

c) Participation Requirements

Individuals eligible for participation in the demonstration project are no longer subject to nor must comply with the terms, conditions and requirements of AFDC-UP as listed in 89 Ill. Adm. Code 112.64, unless they are in the control group of the Family Responsibility.

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NOTICE OF ADOPTED AMENDMENTS

Section 170.40 (continued)

d) Experimental and Control Groups

Individuals in Franklin, Macon, Peoria, Tazewell, Vermilion and Winnebago Counties will be randomly assigned to one of the following groups:

- 1) an experimental group which shall consist of those individuals who must comply with subsection (c) above: or
- 2) a control group which shall consist of those individuals who meet the criteria of subsection (b) above but will not be mandated to comply with the requirements of subsection (c) above.
- e) As long as the Family Responsibility Project is in effect, a case designated as an experimental or control group member retains that designation for purposes of data collection even if that cases IDPA eligibility changes or if they move.

(Source: Added at 17 III. Reg. 19197, effective October 25, 1993)

Section 170.50 Eaxly-Assess-Pressam-(Repealed) Income Budgeting Project

- a) The Income Budgeting Project is a four year demonstration program of experimental design operated by the Department, The purpose of the project is to demonstrate that a combination of prospective and retrospective budgeting of earned income encourages AFDC recipients to accept employment.
- b) Elements of the Income Budgeting Project
- 1) When a recipient reports that he has begun employment and a determination has been made that he remains eligible for AFDC. the earned income shall be budgeted prospectively for the first two months.
- After the first two months, the income shall be budgeted retrospectively.
- 3) An adjustment for under or overpayments which occurred during the first two months of prospective budgeting shall be made.
- 4) If a recipient reports and verifies that employment has ended. budgeting of earnings shall end with the first month of non-employment.

DEPARTMENT OF PUBLIC AID

NOTICE OF ADOPTED AMENDMENTS

Section 170.50 (continued)

Selection Criteria 0 Participants in The Income Budgeting Project are:

- All AFDC recipients who have earned income and who do not reside in Rock Island County; 1
- In Rock Island County, those AFDC clients randomly selected by the Department for participation. 5)
- Experimental and Control Groups q
- Individuals will be assigned to one of the following groups: 7
- individuals who will be entitled to the elements of the an experimental group which shall consist of those Income Budgeting Project; or (A
- a control group in Rock Island County which shall consist of those individuals who meet the criteria of subsection (c)(2) above, but will have earned income budgeted under the Department's current budgeting method. B)
- designated as an experimental or control group member retains that designation for purposes of data collection even if that As long as the Income Budgeting Project is in effect, a case case leaves the project area or stops receiving AFDC. 2)

(Source: Section repealed at 14 Ill. Reg. 19320, effective November 30, 1990; new Section adopted at 17 Ill. Reg. |9197, effective October 25, 1993)

DEPARTMENT OF PUBLIC HEALTH

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NOTICE OF ADOPTED AMENDMENTS

Heading of the Part 1

Intermediate Care for the Developmentally Disabled Facilities Code

Code Citation: 7 77 III. Adm. Code 350

3

Adopted Action: Amendments Amendments Amendments Amendments Amendments Amendments Amendments Amendments Repealer Section Numbers: 350.Appendix A 350.3210 350,3330 350.180 350.270 350.680 350.175 350.640 350.685

Statutory Authority: 4

III. Rev. Stat. 1991, ch. 111 1/2, pars. 4151-101 et seq. Nursing Home Care Act 210 ILCS 45]

Effective Date of Rules: 2

October 26, 1993

No X Docs this Rulemaking Contain an Automatic Repeal Date? 9

If "yes," please specify date:

ž Does this Rulemaking Contain Any Incorporations By Reference? Yes X 6

Date Filed in Agency's Principal Office:

8

October 26, 1993

Date Notice(s) of Proposal was Published in Illinois Register: 6

17 III. Reg. 1269 February 5, 1993

patrol
- 4
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NOTICE OF ADOPTED AMENDMENTS

	If "yes," please complete the following:
	Statement of Objection:
41	Agency Response:
	Date Agency Response Submitted for Approval to the Joint Committee:

11) Difference Between Proposal and Final Version:

The following changes were made in response to comments received during the first notice or public comment period:

- In Section 350.640(c), the Department added "(any facility licensed under the Act)" after "LICENSEE" in line 1.
- In Section 350.680(a)(2), the Department revised the last sentence as follows: "Programs approved in accordance with 77 III. Adm. Code 395.150(a)(2) may last longer than 120 days. However, a nursing assistant may be employed no more than 120 days prior to the successful completion of the program course work and the competency evaluations."
- 3. In Section 350.680(d), the Department included changes that were inadvertently omitted from the last sentence. Existing language was stricken as follows: the comma after "principles," the comma after "techniques," and the words "and procedures." New language was added after "aides." "relative to the procedures in which the developmental disabilities aides are found to be deficient during inspection."
- In Section 350.680(g), the Department added "in accordance with subsection (a)(2) of this Section" after "PROGRAM."
- In Section 350.685(a), the Department deleted "or successfully complete the Department's proficiency examination."
- 6. Citations to the Illinois Compiled Statutes were added to statutory citations.

The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:

The Section title for Section 350.150 was corrected in the Table of Contents.

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

- The Source Note at December 28, 1984, was corrected to state: "amended at 9 III. Reg. 331".
- Section 350.175(b)(1) was corrected to show "these rules" as stricken through and "this Part" as underlined.
- Section 350.180(b)(3) was corrected to state in part: "...THE FACILITY TO APPEAL THE REVOCATION OF THE LICENSEE..." rather than "...THE APPLICANT TO APPEAL THE DENIAL OF THE APPLICATION FOR RENEWAL..."
- Section 350.180(d) was corrected to delete the underlines from "The effective date of the revocation" and to delete "current license of the facility".
- 6. Section 350.270(a)(6) was moved to the end of subsection (a)(4).
- "(Section 202(g)(5) of the Act)" was shown as stricken through at the end of Section 350.640(p)(2).
- 8. Section 350.680(a)(4) was corrected to state in part "...by a diploma of certification, or other written verification from the school."
- 9. Section 350.685(c) was corrected to state in part "...fifteen percent of its developmental disabilities aide staff positions..."
- 12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?

The Department has made all the changes to which it agreed with the Joint Committee.

13) Will the Rules Replace an Emergency Rule Currently in Effect?

Yes No X

14) Are there any other Amendments Pending on this Part?

Yes X

S,

If Yes:

Ill. Reg. Citation	17 III. Reg. 12104 17 III. Reg. 12104 17 III. Reg. 12104 17 III. Reg. 12104
Proposed Action	Amendments Amendments Amendments Amendments
Section Numbers	350.110 350.120 350.140 350.150

NOTICE OF ADOPTED AMENDMENTS

17 III. Reg. 12104	17 III. Reg. 12104	17 III. Reg. 10104	16 III. Reg. 17500	17 III. Reg. 12104	17 III. Reg. 8781
Amendments	Amendments	Amendments	Amendments	Amendments	Amendments
350.160	350.282	350.330	350.640	350.2660	350.3730

Summary and Purpose of Rules: 15)

The rules in Part 350 govern the licensure of long-term care facilities that provide intermediate care to developmentally disabled persons. The Department is amending the rules to reflect legislation enacted during the 1991 session of the General Assembly. Additional changes will clarify the Department's policies and facilitate the administration of the rules and the Nursing Home Care Act. Section 350.175 - This Section is being amended pursuant to Public Act 87-412 (House Bill 2486), effective January 1, 1992, which amended Section 16 of the Illinois Administrative Procedure Act to authorize State licensing agencies to revoke or refuse to renew the licenses of individuals who are found to be more than 30 days delinquent in complying with a child support order. Licensees who are individuals will be subject to denial of licensure renewal under this provision. Section 350.180 - Also in accordance with Public Act 87-412, licensees who are individuals will be subject to licensure revocation if they are more than 30 days delinquent in complying with a child support order. Section 350.270 - A definition of "emergency" is being added in accordance with Section 3-501 of the Nursing Home Care Act, as amended by Public Act 87-549 (House Bill 489), effective January 1, 1992. An emergency, for the purposes of placement of a monitor in a facility, means "a threat to the health, safety or welfare of a resident that the facility is unwilling or unable to

2-202(a) of the Nursing Home Care Act to require that before a licensee enters into a contract with a resident, the licensee shall provide the resident and his guardian with written notice of its The statutory language is being added as subsection (c). Subsection (s) is being amended to Section 350.640 - Public Act 87-225 (Senate Bill 510, effective January 1, 1992) amended Section policy regarding discharge of a resident whose private funds for payment of care are exhausted. include statutory language from the Life Care Facilities Act.

395, Long-Term Care Assistants and Aides Training Program Code. Statutory language is also Section 350.680 - The amendments to Section 350.680 will implement changes in the Department's nurse aide training program and correspond to amendments to 77 III. Adm. Code being updated, and two new statutory provisions concerning information contained in the Department's the nurse aide registry are being added pursuant to Public Act 87-691 (House Bill 2465, effective January, 1992).

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deemed competent in accordance with the standards set forth in 77 III. Adm. Code 395,300 before performing basic nurse assistant skills. Medical procedures may not be performed by student interns, and other specified procedures are to be performed only under the direct, immediate Section 350.685 - This section is being amended to require that student interns be evaluated and supervision of a licensed nurse.

Section 350.3210 - Section 350.3210 is being amended to implement Public Act 87-549 (House Bill 489, effective January 1, 1992), which requires facilities to make reasonable efforts to prevent loss and theft of residents' property. The definition of "emergency" included in P.A. 87-549, for purposes of placing a facility under receivership, is also being added to the rule. Section 350.3330 - The Department is adding statutory language from Public Act 87-549 (House Bill 489, effective January, 1992) concerning the resident rights information provided to residents and their guardians at the time of admission to a facility. Section 350.Appendix A - The repeal of Appendix A was inadvertently admitted from a previously proposed amendment clarifying the Department's policies on licensure of distinct parts (15 III. Reg. 18357 - December 27, 1992 Illinois Register).

Information and Questions regarding this Adopted Rulemaking shall be directed to: 16)

Ms. Gail DeVito, Division of Governmental Affairs, Department of Public Health, 535 West lefferson, Fifth Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Amendments begins on the next page:

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PERRINENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENT(S)

CHAPTER I: DEPARTMENT OF PUBLIC HEALTH SUBCHAPTER C: LONG-TERM CARE FACILITIES TITLE 77: PUBLIC HEALTH

INTERNEDIATE CARE FOR THE DEVELOPMENTALLY DISABLED FACILITIES CODE PART 350

SUBPART A: GENERAL PROVISIONS

SUBPART E: RESIDENT LIVING SERVICES Speech Pathology and Audiology Services Employees Recreational and Activities Services Training and Habilitation Services Developmental Disabilities Aides Training and Habilitation Staff Serious Incidents and Accidents Initial Health Evaluation for Residents' Advisory Council SUBPART F: Psychological Services Disaster Preparedness Consultation Services Personnel Policies Personnel Policies General Policies Service Programs Social Services Student Interns Health Services Personnel 350,1010 350.1020 350.1210 350,1030 350.1040 350,1050 350,1060 350.1070 350.640 350.820 350.830 Section Section 350,650 350.660 350.670 350.675 350.680 350.685 350,690 Section 350.810 350.700 or Administrative Information to Be Made Available to the Public By the Department Information to Be Made Available to the Public By the Licensee Issuance of an Initial License for a New Facility
Issuance of an Initial License Due to a Change of Ownership Experimental Program Conflicting With Requirements Inspections, Surveys, Evaluations and Consultation of Violation Filing an Annual Attested Financial Statement Determination of the Level of a Violation Conditions for Assessment of Penalties Criteria for Adverse Licensure Actions a Notice Determination to Assess Penalties Issuance of Conditional Licenses Reduction or Waiver of Penalties Issuance of a Renewal License Denial of Renewal of License Quarterly List of Violators Denial of Initial License Monitor and Receivership Presentation of Findings Calculation of Penalties Application for License Determination to Issue Administrative Warning Revocation of License Reports of Correction Ownership Disclosure General Requirements Municipal Licensing Notice of Violation Plans of Correction Warning 350.120 350.130 350.140 350.165 350.200 350.276 350,150 350.160 350.170 350.175 350.180 350.190 350.210 350.230 350.240 350.250 350.260 350.270 350.272 350.278 350.286 350.288 350.290 350.220 350.271 350.274 350.277 350,280 350.282 350.284

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Administrator

350.510

Section

SUBPART C: POLICIES

Resident Care Policies Management Policies

350.610 350.620 350.630

Section

Contract Between Resident and Facility Admission and Discharge Policies

SUBPART D: PERSONNEL

HEALTH SERVICES

Tuberculin Skin Test Procedures Physician Services Nursing Services 350,1220 350.1225 350,1230

Physical and Occupational Therapy Services Life-Sustaining Treatments Dental Services 350.1235 350.1240 350.1250

Incorporated and Referenced Materials

Definitions

350,330 350,340

Waivers

350.310

350,300

Alcoholism Treatment Programs In Long-Term Care Facilities Department May Survey Facilities Formerly Licensed

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	Medication Policies and Procedures	Conformance with Physician's Orders	Administration of Medication	Labeling and Storage	Control of Marcotics and Legend Drings
1017700	350.1410	350.1420	350.1430	350.1440	350.1450

SUBPART H: RESIDENT AND FACILITY RECORDS

			ũ	perty	ecords		ords			;÷
	Resident Record Requirements	Content of Medical Records	Confidentiality of Resident's Records	Records Pertaining to Residents' Property	Retention and Transfer of Resident Records	Other Resident Record Requirements	Staff Responsibility for Medical Records	Retention of Facility Records	Other Facility Record Requirements	
Section	350,1610	350.1620	350.1630	350.1640	350.1650	350,1660	350.1670	350.1680	350.1690	

SUBPART I: FOOD SERVICE

									•	
	Food Services						D LAUNDRY			
						e S	NG AN			
	to Director of	ttern				and Supplies	HOUSEKEEPI			
	C	d Meal Pa		d Service	ation	Utensils,	NTENANCE,			
or of Food Services	Dietary Staff in Addition Hygiene of Dietary Staff	Diet Orders Adequacy of Diet and Meal Pattern	Therapeutic Diets Scheduling Meals	Menu Planning Food Preparation and Service	Food Handling Sanitation	Kitchen Equipment, Utensils,	SUBPART J: MAINTENANCE, HOUSEKEEPING AND LAUNDRY		Maintenante Housekeeping	Laundry Services
Director of	Dietar Hygier	Diet Order Adequacy o	Therap	Menu Food	Food E	Kitche	S	4	Housekeepin	Laundr
Section 350.1810	350.1820 350.1830	350.1840	350.1860	350.1880 350.1890	350.1900	350.1910		Section	350.2020	350.2030

SUBPART K: FURNISHINGS, EQUIPMENT, AND SUPPLIES

	Supplies
Furnishings	Equipment and
350.2210	350.2220
	50.2210 Furnishing

SUBPART L: WATER SUPPLY AND SEWAGE DISPOSAL

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Codes Water Supply Sewage Disposal Plumbing SUBPART M: CONSTRUCTION STANDARDS FOR NEW INTERMEDIATE CARE FACILITIES FOR THE DEVELOPMENTALLY DISABLED	Applicability of Standards Codes and Standards Preparation of Drawings and Specifications Site Administration and Public Areas Nursing Unit Dining, Living, Activities Rooms Therapy and Personal Care Service Departments Ceneral Building Requirements Structural Mechanical Systems Dlumbing Systems Electrical Systems
Section 350.241(350.242(350.244(Section 350.2610 350.2620 350.2640 350.2650 350.2650 350.2650 350.2650 350.2670 350.2670 350.2710 350.2710 350.2710

SUBPART N: CONSTRUCTION STANDARDS FOR EXISTING INTERMEDIATE CARE FACILITIES FOR THE DEVELOPMENTALLY DISABLED

	Applicability	Codes and Standards	Preparation of Drawings and Specifications		Administration and Public Areas	Nursing Unit	Living, Dining, Activities Rooms	Treatment and Personal Care	Service Departments	General Building Requirements	Structural	Mechanical Systems	Plumbing Systems	Electrical Requirements	SUBPART O: RESIDENT'S RIGHTS
Section	350.2910	350.2920	350.2930	350.2940	350.2950	350.2960	350.2970	350,2980	350.2990	350,3000	350,3010	350.3020	350,3030	350,3040	

	Program
	Care
	Personal
	and
General	Medical
0.3210	0.3220
35	3.5

Section

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PURANTAL OF MISCO REAL TH

Communication and distration Residents' Adrisory Council Private Right of Action Sacility Implementation Contract With Sacility Transfer or Discharge Seangeons Erocedures Abuse and Neglect Resident's Funds Confidentiality かいい いだけんけんけんぱ 352.3290 350.3330 1260 350.3310 33

SUBPART P: SPECIAL STANDARDS FOR INTERMEDIATE CARE FACILITIES FOR THE DEVELOPMENTALLY DISABLED OF 16 BEDS OR LESS

Applicability of Other Provisions of this Part Exit Facilities and Subdivision of Floor Areas Consultation Services and Nursing Services Openings and Doorways Heating, Cooling, and Ventilating Systems Hazardous Areas and Combustible Storage Admission and Discharge Policies Administration and Public Areas Fire Alarm and Detection System Living, Dining, Activity Rooms General Building Requirements Emergency Electrical System Therapy and Personal Care Bath and Toilet Rooms Medication Policies Codes and Standards Stairways, Vertical Mechanical Systems Electrical Systems Construction Types Special Care Room Plumbing Systems Fire Protection Administration Nurses Station Utility Rooms Food Services Equivalencies Laundry Room Corridors Personnel Bedrooms Kitchen 350.3710 350.3750 350.3790 350,3800 350,3840 350.3720 350.3730 350.3740 350.3760 350.3770 350.3780 350.3810 350.3820 350,3830 350.3850 350,3860 350.3870 350.3880 350,3890 350.3900 350,3910 350.3920 350.3930 350.3940 350,3950 350.3960 350,3970 350,3980 350.3990 350.4000 350.4010 350.4020

New Construction Requirements

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SUBPART Q: DAY CARE PROGRAMS

Day Care in Long-Term Care Facilities

350.4210

Section

of a Facility for Different Sound Transmission Limitations in New Intermediate Care Facilities Intermediate Care Facilities for the Developmentally Construction Types and Sprinkler Requirements for New Intermediate Care Facilities for the Developmentally Disabled of Sixteen (16) 750, 1983 Applicable for New Intermediate Care Facilities for Food Service Sanitation Rules and Regulations, 77 Ill. Adm. Intermediate Care Facilities for the Developmentally Disabled Humidity Pressure Relationships and Ventilation Rate of Certain Developmentally Disabled at Sixteen (16) Beds or Less Federal Requirements Regarding Residents' Rights Forms for Day Care in Long-Term Care Facilities Types and Sprinkler Requirements Relative Classification of Distinct Part Disaster Preparedness Parameters for the Developmentally Disabled Levels of Service (Repealed) Seismic Zone Map Construction Beds or Less Temperature. Disabled Ш UD APPENDIX A APPENDIX APPENDIX APPENDIX TABLE A TABLE B TABLE C TABLE E TABLE F TABLE

AUTHORITY: Implementing and authorized by the Nursing Home Care Act (Ill. Rev. Stat. 1991, ch. Ill 1/2, par. 4151-101 et seq.) [210 ILCS 45].

SOURCE: Emergency rules adopted at 4 Ill. Reg. 10, p. 495, effective March l, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 30, p. 1, effective July 28, 1980; amended at 5 Ill. Reg. 1657, effective February 4, 1981; amended at 6 Ill. Reg. 5981, effective May 3, 1982; amended at 6 Ill. Reg. 6453, effective May 14, 1982; amended at 6 Ill. Reg. 8198, effective June 29, 1982; 6 Ill. Reg. 14544, effective November 8, 1982; amended at 6 Ill. effective December 15, 1982; amended at 7 Ill. Reg. 278, effective December 22, 1982; amended at 7 Ill. Reg. 1919 and 1945, effective January 28, 1983; amended at 7 Ill. Reg. 7963, effective July 1, 1983; amended at 7 Ill. Reg. 15817, effective November 15, 1983; amended at 7 III. Reg. 16984, effective December 14, 1983; amended at 8 III. Reg. 15574 and 15578 and 15581, effective August 15, 1984; amended at 8 Ill. Reg. 15935, effective August 17, 1984; amended at 8 Ill. Reg. 16980; effective September 5, 1984; codified at 8 Ill. Reg. 19806; 8 Ill. Reg. 24214, effective November 29, 1984; amended at 8 Ill. Reg. 24680, effective December 7, 1984; amended at 9 Ill. Reg. 142, effective December 26, 1984; amended at 9 Ill. Reg. 331, effective December 28, 1984; Reg. 10876, effective July 1, 1985; amended at 11 II1. Reg. 14795, effective October 1, 1987; amended at 11 II1. Reg. 16830, effective October 1, 1987; Reg. 14675, effective November 15, 1982; amended at 6 Ill. Reg. 15556, amended at 9 Ill. Reg. 2964, effective February 25, 1985; amended at amended at amended at

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January 1, 1991; amended at 16 Ill. Reg. 594, effective January 1, 1992; amended at 16 Ill. Reg. 13910, effective September 1, 1992; emergency amendment 17 Ill. Reg. 2351, effective of 150 days; amended at 17 Ill. Reg. 15056, effective September 3, 1993; amended at 17 Ill. Reg. 16153, effective January 1, 1994; amended at 17 Ill. amended at 12 Ill. Reg. 979, effective December 24, 1987; amended at 12 Ill. 18705, effective October 24, 1988, for a maximum of 150 days; emergency expired March 23, 1989; amended at 13 111. Reg. 6040, effective April 17, 1989; amended at 13 Ill. Reg. 19451, effective December 1, 1989; amended at 14 Ill. Reg. 14876, effective October 1, 1990; amended at 15 Ill. Reg. 466, effective at 17 Ill. Reg. 2373, effective February 3, 1993, for a maximum of 150 days; February 10, 1993; emergency amendment at 17 Ill. Reg. 7948, effective May 6, 150 days; emergency expired on October 3, 1993; emergency amendment at 17 Ill. Reg. 9105, effective June 7, 1993, for a maximum Req. 16838, effective October 1, 1988; emergency amendment at 12 Ill. Reg. expired July 3, 1993; amended at , effective October 26, 1993 1993, for a maximum of

SUBPART A: GENERAL PROVISIONS

Section 350.175 Denial of Renewal of License

- Application for renewal of a license of a facility shall be denied and the license of the facility shall be allowed to expire when the Section 350.165(b). Pursuant to Section 10-65 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1991, ch. 127, par. Director or his designee finds that a condition, occurrence, or 1010-65) [5 ILCS 100/10-65], licensees who are individuals are subject to denial of renewal of licensure if the individual is more than situation in the facility meets any of the criteria specified
 - When the Director or his designee determines that an application for Department shall notify the facility. The notice to the facility shall be in the days delinquent in complying with a child support order. renewal of a license of a facility is to be denied, writing and shall include:
- statement shall include a citation to the provisions of the Act and these-rules this Part on which the application for renewal is 1) A clear and concise statement of the basis of the denial. being denied.
- facility will expire as provided in Subsection subsection (c) of current license of this Section and Section 3-119(d) of the Act. A statement of the date on which the
- A description of the right of the applicant to appeal the denial for renewal and the right to a hearing. (Section 3-119(b) of the Act) of the application 3)
 - The effective date of the nonrenewal of a license shall be as provided in Section 3-119(d) of the Act.
- Department when it finds that such extension is necessary to permit orderly removal and relocation of residents. (Section 3-119(d)(3) of the facility shall be extended by the license of (p

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the Act)

effective 19210 Reg. (Source: Amended at October 26, 1993

Section 350.180 Revocation of License

- facility fails to abate or eliminate a level A violation as provided Administrative Procedure Act, licensees who are individuals are to revocation of licensure if the individual is more than 30 of a facility shall be revoked when the Director or his situation in the facility meets any of the criteria specified in Section 350.165(b). In addition, the license of a facility will be revoked when the in Section 350.282(b). Pursuant to Section 10-65 of the days delinguent in complying with a child support order. designee finds that a condition, occurrence or The license a)
 - facility is to be revoked, the Department shall notify the facility. The notice to the facility shall be in writing and shall include: When the Director or his designee determines that the
 - The statement shall include a citation to the provisions of the A clear and concise statement of the basis of the revocation. Act and this Part on which the license is being revoked.
- A statement of the date on which the revocation will take effect as provided in Subsection subsection (c) of this Section and Section 3-119(d) of the Act.
- revocation of the license and the right to a hearing. (Section to appeal A description of the right of the facility 3-119(b) of the Act)
 - The effective date of the revocation of a license shall be as provided in Section 3-119(d) of the Act.
- of the revocation shall be extended--by--the finds that such to permit orderly removal and relocation of the Department when it residents. (Section 3-119(d)(3) of the Act) is necessary Beparement extended The effective date extension (p

effective 19210 Reg. 17 a T October 26, 1993 (Source: Amended

Section 350.270 Monitor and Receivership

- The Department may place an employee or agent to serve as a monitor in a facility when any of the following conditions exist: (B
 - The facility is operating without a license;
- revoked or refused to renew the has suspended, existing license of the facility; The Department
- rne tacility is closing or has informed the Department that it intends to close and adequate arrangements for relocation of residents have not been made at least 30 days prior to closure;
 - 07 whether The Department determines that an emergency exists, 4)

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remedy the emergency the Department believes a monitor is necessary, as used in this subsection, "emergency" means a threat to the health, safety or welfare of a resident that the facility has initiated revocation or nonrenewal procedures, because of the unwillingness or inability of the licensee is unwilling or unable to correct; or

for participation in the program under either Title XVIII (Medicaid) notification that the facility Title XIX (Medicare) of the Social Security Act. terminated or will not be renewed 3921909: TO 1 Abursenent 3-501 of the Act) Ine Depairment

be in good physical health as evidenced by a physical examination monitor shall meet the following minimum requirements: -

by a physician within the last year;

evidenced by one year of experience in working with the elderly understanding of the needs of nursing home residents as in programs such as patient care, social work or advocacy;

have an understanding of the Act and this Part which are the subject of the monitors duties as evidenced in a personal interview of the candidate;

not be related to the owners of the involved facility either property except ownership of stock that is traded on a stock through blood, marriage or common ownership of real or personal exchange;

have two years full-time work experience in the long-term have successfully completed a baccalaureate degree; and

be under the supervision of the Department; shall perform the duties of a monitor delineated in Section 3-502 of the industry of the State of Illinois. monitor shall 0

visit the facility at least five days per week or as directed by Act; and shall accomplish the following actions:

the Department;

review all records pertinent to the condition for such monitor's placement under subsection (a) of this Section; 2)

provide to the Department a weekly written report and a daily of the facility; oral report detailing the observed conditions 3)

be available as a witness for hearings involving the shall

In addition, findings and results of the monitor's work done under this Part shall be strictly authorization from the Department, or by court order subject to communications, including but not limited to data, memoranda, correspondence, records and reports shall be transmitted to and become disclosure without written disclosure only in accordance with the provisions of the Freedom of Information Act, subject to the confidentiality requirements of the the property of the Department, -- płus, to condition for placement as monitor. and not subject confidential g

be terminated at any time by the The assignment as monitor may (e

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E)

Through consultation with the long-term care industry associations, professional organizations, consumer groups and health-care management a list of receivers. valid Illinois Nursing Home Administrator's License, experience in financial and operations management of a long-term care facility and individuals with access to consultative experts with the aforementioned experience. To be placed on the list, individuals must given to individuals possessing the Department shall maintain meet the following minimum requirements: Preference on the list shall be corporations,

be in good physical health as evidenced by a physical examination by a physician within the last year;

have an understanding of the needs of nursing home residents and the delivery of the highest possible quality of care as evidenced by one year of experience in working with the elderly in programs such as patient care, social work or advocacy;

have an understanding and working knowledge of the Act and Part as evidenced in a personal interview of the candidate;

have successfully completed a baccalaureate degree; and 4)

have two years full-time working experience in the Illinois long-term care industry.

Department shall inform the individual of all legal proceedings to a court, a receiver for a facility by date which concern the facility. Upon appointment of 6

The receiver may request that the Director of the Department authorize the Act, if incoming payments from the operation of the facility are expenditures from monies appropriated, pursuant to Section 3-511 less than the costs incurred by the receiver. h)

In the case of Department ordered patient transfers, the receiver may: or make other assist in providing for the orderly transfer of all residents the facility to order suitable facilities, provisions for their continued health; ij

preparing the resident for transfer; and permit the resident's medical records and his belongings if he is transferred or discharged; assist in locating alternative placement; assist assist in providing for transportation of the resident, legal guardian to participate in the selection of the new location; 2)

unless emergency transfer is necessary, explain alternative placements to the resident and provide orientation to the place chosen by the resident or resident's guardian. In any action or special proceeding brought against a receiver in the receiver's official capacity for acts committed while carrying out the aforesaid the aforesaid powers and duties, the receiver shall be Governmental Employees Tort Immunity Act (III. Rev. Stat. 1987 1991, ch. 85, par. 1-101 et. seq.) [745 ILCS 10]. A receiver may be held gross considered a public employee under the Local Governmental ch. 85, par. 1-101 et; seq.) [745 ILCS 10]. A receiver may be liable in a personal capacity only for the receiver's own negligence, intentional acts or breach of judiciary j)

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Section 3-513 of the Act)

effective 19210 Reg. 111. 17 October 26, 1993 Amended

SUBPART C: POLICIES

Section 350.640 Contract Between Resident and Facility

Contract Execution

expiration of the period of previous contract, or when the source of payment for the resident's care changes from private to public funds or executed between a licensee and the following in order of a written contract shall Before a person is admitted to a facility, or at the from public to private funds, priority:

The person, or if the person is a minor, his parent

quardian; or

The person's guardian, if any, or agent, if any, as defined in Section 11a-23 of the Probate Act of 1975, as now or hereafter amended; or B)

A member of the person's immediate family. (Section 2-202(a) 0

the Probate Act of 1975, as-mow-or-hereafter An adult person shall be presumed to have the capacity to amended, or unless a petition for such an adjudication is pending contract for admission to a long-term care facility unless he has been adjudicated a "disabled person" within the meaning in a circuit court of Illinois. (Section 2-202(a) of the Act) Section 11a-2 of

If there is no guardian, agent or member of the person's immediate family available, able or willing to execute the contract required by Section 2-202 of the Act and a physician been found to be a "disabled person", but no order has been guardianship or for modification of guardianship is filed within determines that a person is so disabled as to be unable to consent to placement in a facility, or if a person has already entered allowing residential placement of the person, that person may be admitted to a facility before the execution of a contract required by that Section; provided that a petition for 15 days of the person's admission to a facility, and provide provided further that such a contract is executed within ten days No adult shall be admitted to a facility if he objects, orally or provided in of the disposition of the petition. (Section 2-202(a) of the Act) III and IV of the Mental Health and Developmental Disabilities Code, as-amended, or Section Ila-14.1 of the Probate Act of 1975_7 as-amended: (Section 2-202(a) of the Act) to such admission, except as otherwise in writing, 3)

If on the effective date of this Part, a person has not executed a contract as required by Section 2-202 of the Act, then such a contract as required by Section 2-202 of the Act, then such a

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within ten days of the effective date of these-rules this Part, guardianship has been filed, and there is no guardian, agent or member of the person's immediate family available, able, or person, unless a petition has been filed for guardianship or modification If a petition for guardianship or modification willing to execute the contract at that time, then a contract shall be executed within ten days of the disposition of such on behalf of, the Or contract shall be executed by, of guardianship. petition.

contract shall be clearly and unambiguously entitled, "Contract Between Resident and (name of facility)."

prospective resident and his guardian, if any, with written notice of licensee's policy regarding discharge of a resident whose private funds for payment of care are exhausted. (Section 2-202(a) of the Act) provide Before a licensee (any facility licensed under the Act) it shall Act, 2-202 of the contract under

A resident shall not be discharged or transferred at the expiration of the term of a contract, except as provided in Sections 3-401 through 3-423 of the Act. (Section 2-202(b) of the Act)

ed) At the time of the resident's admission to the facility, a copy of the contract shall be given to the resident, his guardian, if any, and any other person who executed the contract. (Section 2-202(c) of the Act)

The contract shall be signed by the licensee or his agent. The title of each person signing the contract for the facility shall be clearly The nursing home administrator indicated next to each such signature. may sign as the agent of the licensee.

The contract shall be signed by, or for, the resident, as described in subsection (a) of this Section. If any person other than the principal is to be held individually responsible for payments due under the contract that person shall also sign the ${\tt contract}_{\ell}$ on a separate signature line labelled "signature of responsible party" or "signature of guarantor." signatory

The contract shall include a definition of "responsible party" or "guarantor" which describes in full the liability incurred by any such

the contract for a resident who is supported by nonpublic funds other than the resident's own funds shall be made available to providing the funds for the resident's support. (Section 2-202(d) of the Act) A copy of the person 1.H)

facility and be made available upon request to representatives of the The original or a copy of the contract shall be maintained in Department and the Department of Public Aid. (Section 2-202(e) of $\underline{k}\dot{\gamma})$ The contract shall be written in clear and unambiguous language and shall be printed in not less than 12 point type. (Section 2-202(f) of the Act)

contract shall specify the term of the contract. (Section 2-202(g)(l) of the Act)

mt) The contract shall specify the services to be provided under the

in the state of

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terms of a daily, weekly, monthly or yearly rate, or in terms of a contract and the charges for the services. A paragraph shall itemize the services and products to be provided by the facility and express the cost of the itemized services and products to be provided either single fee. (Section 2-202(g)(2) of the Act) 17

supplement the contract and the charges for the services. (Section services that may be provided The contract shall specify the nm()

2-202(9)(3) of the Act)

- the facility or related institutions which are not covered by the 1) A paragraph shall itemize all services and products offered by rate or fee established in subsection $(\pm \underline{m})$ of this Section. If a can be calculated with definiteness at the time the contract is executed, then such additional cost shall be specified in the separate rate or fee for any such supplemental service or product contract.
- resident's admission to the facility or at the time of the the cost of any itemized service or product to be provided by established or predicted with definiteness at the time of the execution of the contract, then no cost for that service or include a statement explaining the resident's liability for such product need be stated in the contract. But the contract shall be receiving a bill for such itemized service or product beyond itemized service or product and explaining that the resident will the facility or related institutions to the resident cannot and in addition to any rate or fee set forth in the contract. 2)
 - contract shall specify the sources liable for payments under the contract. (Section 2-202(g)(4) of the Act) on) The

plot Deposit Provisions

(Section The contract shall specify the amount of deposit paid. 2-202(g)(5) of the Act)

returned by the facility. The contract shall specify the conditions (if any) which must be satisfied by the resident returned to the resident. If the deposit is nonrefundable, the Such amount shall be expressed in terms of a precise number of dollars and be clearly designated as a deposit. The contract shall specify when such deposit shall be paid by the resident, and the contract shall specify when such deposit shall be contract shall provide express notice of such nonrefundability. satisfaction of all such conditions, the deposit shall Upon return the deposit. (Section-2-202(g)(5)-of-the-Act) before the facility shall

on a separate document which complies with the requirements contract shall specify the rights, duties and obligations of the resident, except that the specification of a resident's rights may of Section 2-211 of the Act. (Section 2-202(g)(6) of the Act) furnished qp) The

representative, if any. The resident shall provide the facility with a copy of the written agreement between the resident and the rg) The contract shall designate the name of the authorizes representative which resident's

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and behalf of the resident required by Section 2-202 of the Act. (Section contract to inspect and copy the resident's records authorizes the resident's representative to execute, the 2-202(h) of the Act) representative

resident may terminate the contract and all obligations under it with 30 days notice. All charges shall be prorated as of the date on which throughout the remainder of the resident's life. (Section 2-202(i) of The contract shall provide that if the resident is compelled by a contract and all obligations under it shall terminate on seven days advance, the excess shall be refunded to the resident. This provision shall not apply to life-care contracts through which a facility agrees through which a facility agrees to supplement all available forms of financial support in providing maintenance and care for a resident It shall also provide that in all other situations, the contract terminates, and, if any payments have been made to provide maintenance and care for a resident throughout change in physical or mental health to leave the facility, to continuing-care remainder of the resident's life nor

contract, shall meet all of the provisions of the Life Care Facilities [210 ILCS 40] as-now-or-hereafter-amended, including the obtaining of a permit from the Department, before they may enter into such medical services or personal care services, in addition to maintenance conditioned upon the transfer of an entrance fee to the Act (Ill. Rev. Stat. 1987 1991, ch. 111 1/2, pars. 4160-1 et seq.) resident with nursang--services,--medical--services-or-personal-care services, inuxing services, nursing services, the care and services involved, for After-July-17-19827-all facilities which offer to provide provider of such services in addition to or in lieu of the payment term in excess of one year or for life pursuant to a life contracts. (Section 2(c) of the Life Care Facilities Act) regular periodic charges for

Section, admission contracts signed-or--renewed-after-July-1;-1985 In addition to all other contract specifications contained in ut)

shall shall also specify:

whether the facility requires a deposit of the resident whether the facility accepts Medicaid clients;

statement of the procedure to be followed for the return of such in the event that a deposit is required, a clear and concise or the appropriate family member or family prior to the establishment of Medicaid eligibility; deposit to the resident guardian of the person;

that all deposits made to a facility by a resident, or on behalf deposits must be drawn upon or encumbered in accordance with of a resident, shall be returned by the facility within 30 days of the establishment of Medicaid eligibility, unless such Medicaid eligibility requirements established by the Illinois 4)

shall be a business offense for a facility to knowingly and Department of Public Aid. (Section 2-202(j) of the Act) vu) It

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intentionally both retain a resident's deposit and accept Medicaid payments on behalf of the resident. (Section 2-202(k) of the Act) 19210 Reg. 17 at (Source: Amended a October 26, 1993

Section 350.680 Developmental Disabilities Aides

- comply with one of the following conditions no later than 45 days after the shall Each of the facility's developmental disabilities aides date of initial employment. (B
- Provide documentation of registration on the Department's Nurse Aide Registry as-of-July-17-19907-or-later.
- a 120-hour Department approved developmental disabilities aide training program that-has-been-approved-by--the Department--under---tes--ruibes---governing---training--programs--for developmental--disabilities-aide no later than 120 days after the in accordance with However, a nursing assistant may be employed no more than 120 days prior to the successful completion of the program coursework 77 Ill. Adm. Code 395.150(a)(2) may last longer than 120 days. nursing--assistants--and--aides (77 Ill. Adm. Code 395). program coursework shall be successfully completed by date of initial employment. Programs approved competency evaluations.
- Provide documentation of current registration from another state of--certification as a nursing-assistant-on-or-after-January-ly 1990 developmental disabilities aide.
- demonstrate that the course is equivalent to, or exceeds, the Provide documentation of successful completion of a developmental disabilities aide training course approved by another state as written verification from the school. The documentation must requirements of the Department's rules governing long-term care evidenced by a diploma of, certificate certification, or other assistant and aide training programs (77 Ill. Adm. Code 395).
- Provide documentation of successful completion of the Mental Health Technician Training Program conducted by the Department of Mental Health and Developmental Disabilities.
- Reqister-for-the--Bepartment-s--developmental--disabilities--aide proficiency--examination--which-must-be-successfully-completed-no tater-than-120-days-after-the-date-of-initial-employment; 49
- person employed by the facility as a developmental disabilities least 16 years of age, of temperate habits and good moral aide shall meet each of the following requirements: Be at Each (q
- character, honest, reliable and trustworthy. (Section 3-206(a)(l) Be able to speak and understand the English language
- language understood by a substantial percentage of the facility's any, and Provide evidence of employment or occupation, if residents. (Section 3-206(a)(2) of the Act)

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residence for two years prior to initial employment as a nursing (Section 3-206(a)(3) of the Act) NOTICE OF ADOPTED AMENDMENT(S)

- or provide proof of equivalent knowledge. (Section 3-206(a)(4) of the Act) Have completed at least eight years of grade school
- facility shall certify that each developmental disabilities aide employee's personnel record. (Section 3-206(d) and (e) of the Act) part of employed by the facility meets the requirements of this Section. certification shall be retained by the facility as
- facility, the Department will reguire developmental-druabtlitres-aides--ro--demonstrare--competency--in--ehe principles,--techniques,--and--procedures may require developmenta<u>l</u> demonstrate competency in the principles, and procedures covered by the developmental disabilities aide training program curriculum described in the rules governing for nursing assistants and aides (see 77 Ill. Adm. Code 395.310), when possible problems in the care provided by developmental disabilities aides or other evidences of inadeguate Failure to demonstrate competency of the in-service-training-to-the-individual-by-the-facility shall result in developmental disabilities aide training principles, and techniques, and--procedures-contained-in-the rules-governing-training-programs-for nursing-assistants-and-aides relative to the procedures in which the developmental disabilities aides are found to be deficient during inspection (see 77 III. Adm. Code 395), {Section--3-206(a){5}--che principles, techniques and procedures shall-resulte-in-the-provision-of in-service training to the individual by address att--of shall training in-service During inspections of the training are observed. disabilities aides to training programs the provision of The techniques,
- for developmental disabilities aides shall comply with the applicable provisions of the Department's rules governing training programs for conducts a recognized training program nursing assistants and aides (see 77 Ill. Adm. Code 395.200). facility which (e
 - A facility shall not employ an individual as a nurse aide unless the facility has inquired of the Department as to information in the registry concerning the individual; e.g., finding of abuse, neglect. shall not employ anyone not on the registry unless the or misappropriated resident property. (Section 3-206.01 of the Act) a training program in subsection (a)(2) of this Section. in is enrolled facility individual 7

effective Reg. October 26, 1993 (Source: Amended

3-206.1 of

Section 350.685 Student Interns

No person who meets the definition of student intern in Section 350,330 shall be required to complete a current course of training for aldesy--or--successently complete--the Department-s-proficiency-examination. disamilities developmental a)

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NOTICE OF ADOPTED AMENDMENT(S)

- aide practices (see 77 Ill. Adm. Code interns to provide rehabilitation medical-procedure, except under the direct, immediate supervision of a Ill. Adm. Code 300.1210(b)), in-bed bathing, assistance with skin care, foot care, or to administer enemas, or--any licensed nurse or-certified-developmental-disabilities-aide. t0 interns student 395.310), but shall not allow may utilize disabilities (see developmental nursing -
- No facility shall have more than fifteen percent of its developmental 3:330: ities aide staff positions held by student interns.

effective 17 October 26, 1993 Amended

RESIDENT'S RIGHTS SUBPART O:

Section 350.3210 General

- No resident shall be deprived of any rights, benefits, or privileges guaranteed by law based on their status as a resident of a facility. ā
- deemed medically A resident shall be permitted to retain and use or wear his personal and so documented in the resident's property in his immediate living quarters, unless clinical record. (Section 2-103 of the Act) (Section 2-101 of the Act) (A, B) inappropriate by a physician (a
- If clothing is provided to the resident by the facility it shall be of ô
 - The facility shall provide adequate and convenient storage space the personal property of the resident. (Section 2-103 of the Act) a proper fit. (Section 2-103 of the Act) ĝ
- The facility shall provide a means of safeguarding small items of facility so long as the residents have daily access to such valuables. part of value for its residents in their rooms or in any other (Section 2-103 of the Act) (e
- The facility shall make reasonable efforts to prevent loss and theft particular facility and may, for example, include, but are not limited to, staff training and monitoring, labeling property, and frequent be appropriate to property inventories. (Section 2-103 of the Act) of residents' property. Those efforts shall £
 - The facility shall develop procedures for investigating complaints property and shall promptly investigate all such complaints. (Section 2-103 of the Act) resident-s' JO theft concerning **₫€**)
- residing in the same facility be allowed to reside in the same room residents or it is deemed medically inadvisable by the resident 's' attending within the facility unless there is no room available in the in the residentis' medical The facility administrator shall ensure that married physician and so documented hg)
 - ih) There shall be no traffic through a resident's room to reach any other (Section 2-108(e) of the Act) area of the building. (B)
- <u>j</u>t) Children under 16 years of age who are related to employees or owners

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shall be restricted to quarters reserved for family or employee use of a facility, and who are not themselves employees of the facility, except during times when such children are part of a group visiting the facility as part of a planned program, or similar activity.

- resident may refuse to perform labor for a facility. (Section 2-113
- religious services of the resident's choice. However, no religious resident's request, and if necessary at his expense, the facility administrator shall make arrangements for a resident's attendance beliefs or practices, or attendance at religious services, may A resident shall be permitted the free exercise of religion. imposed upon any resident. (Section 2-109 of the Act)
 - 1987 1991, ch. 46, par. 1-1 et seq.) [10 ILCS 5] as it pertains to facilities shall comply with the Election Code (Ill. Rev. Stat. absentee voting for residents of licensed long-term care facilities. (甘
- representative and physician of the resident's death or when the The facility shall immediately notify the resident's next of kin, resident's death appears to be imminent. (Section 2-208 of the Act) (EU
- circumstances such as accidents, sudden illness, disease, unexplained guardian, representative, conservator and any private or public agency $\overline{\mathtt{on}}$) The facility shall also immediately notify the resident's family, financially responsible for the resident's care whenever unusual OL absences, extraordinary resident charges, billings, administrative matters arise. (B)
- facility under the control of a receiver. (Section 3-503 of the Act) Where a resident, a resident's representative or a resident's next of OF health, safety or welfare of a resident that the facility is unwilling kin believes that an emergency exists each of them collectively may file a verified petition to the circuit court for As used in Section 3-503 of the Act, "emergency" means a threat to located for an order placing or unable to correct. (Section 3-501 of the Act) county in which the facility is separately,

effective 19210 Reg. 111. (Source: Amended at October 26, 1993

Section 350,3330 Facility Implementation

- The policies shall be clear and unambiguous and shall be available for inspection by any person. A summary of the policies and procedures, printed in not less than 12 point type, shall be distributed to each A summary of the policies and procedures, The facility shall establish written policies and procedures implement the responsibilities and rights provided in Article II The policies shall include the procedure for investigation and resolution of resident complaints under the resident and representative. (Section 2-210 of the Act) (a
 - The facility shall provide copies of these policies and procedures upon request to next of kin, sponsoring agencies representative payees and the public.

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NOTICE OF ADOPTED AMENDMENT(S)

- resident shall be given a written summary explanation prepared by the Each resident and resident's guardian or other person acting for the Long-Term Care Ombudsman of all the rights enumerated in Part 1 of Article II of the Act and in Part 4 of Article explanation rights enumerated in the Act. The explanation shall be given at the time of admission to a facility or as soon thereafter as condition of this resident permits, but in no event later than 48 be given a written summary of all the rights enumerated in Part I of Article II of the Act. If a resident is unable to read such written summary resident in a language the guardian or other person acting for him, both the resident and the For residents of facilities participating in Title 18 or 19 of informed of these rights and-responsibilities. (Section 2-211 In the case of a minor or a person having parent, or guardian or other person acting for the resident shall hours after admission, and again at least annually thereafter. time of implementation of the Act each resident shall be $\,g$ Social Security Act, the explanation shall include an the it shall be read to resident understands. State residents' explanation, of the Act) fully 0
- minor resident shall acknowledge in writing the receipt from the the Act and a copy of all facility policies implementing such rights. The resident, resident's representative, guardian, or parent of facility of a copy of all resident rights set forth in Article II g
- The facility shall ensure that its staff is familiar with and observes rights and responsibilities enumerated in the Act and this Part. (B) (Section 2-211 2-212 of the Act) (B) (e
- effective 19210 Reg. 111. e: Amended at October 26, 1993 (Source: Amended

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NOTICE OF ADOPTED AMENDMENT(S)

350.APPENDIX A Classification of Distinct Part of a Facility for Different Levels of Service (Repealed) Section

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Bistinct-Part-Classification

A--long-term--care--facility--may-have-one-or-more-distinct-barts within-the-Eacility-classified--for--skilled--care---in-eraediate developmentally--disabled---if----the----following----criteria---are satisfactorily-met:

- The--distinct--part--meets--the--definitison-of-4Distinct-Dar+4-as given-in-Section-350-330-of-these-standards.
- The-district-part-satisfactorsky-meets--the--applicable--physicak plan--standards--based--on--the--level--of-service-classification sought-for-that-distinct--part:----ft--necessary--to--protect---the healtn,--welfare,--and--safety--of--residents--in-a-distinct-part requiring--higher--standards---the----Department---snait----reguire comptiance--with-whatever-additional-physical-plant-standards-are necessary-in-the-sheltered-care-distinct-part;--to--achieve--this protections 1.
- There--is-separate-nursing--auxiliary--andyor-personal-care-staff sufficient-in-numbers--training-ray-ond-expertence-for-engur-destrict partito-meetithe-standards appiraabie-to-the-roisssification-of the--district--part-----Administrative---supervisory---and--ather personnel--may-be-shared-by-the-entire-tactirty--ri-so-doing-does not-adversely-affect-meeting--the--total--needs--of--any--of--the mestalents - th - the - facitity -1.
- No--resident--19--kept--in-a-drstinct-part-classified-for-a-tower level-of-service-than-he-requires-1+

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Repealed	October 26, 1993
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Long-Term Care for Under Age 22 Facilities Code

Code Citation 61 77 Ill. Adm. Code 390

Adopted Action: Section Numbers: FF,

Amendments Amendments Amendments Amendments Amendments Amendments Amendments 390.3210 390.180 390.270 390.640 390.175 390.680

Statutory Authority: 4

Nursing Home Care Act III. Rev. Stat. 1991, ch. 111 1/2, pars. 4151-101 et seq. 210 ILCS 45]

Effective Date of Rules: 3

October 26, 1993

No X Yes Does this Rulemaking Contain an Automatic Repeal Date? 6

If "yes," please specify date:

- N₀ Does this Rulemaking Contain Any Incorporations By Reference? Yes X 5
- Date Filed in Agency's Principal Office: 8

October 26, 1993

Date Notice(s) of Proposal was Published in Illinois Register: 6

February 5, 1993

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

17 III. Reg. 1269

Has the Joint Committee on Administrative Rules issued a Statement of Objections to this/these Rules? 10)

If "yes," please complete the following:

Statement of Objection: P

III. Reg.

Agency Response:

B

- Ill. Reg.
- Date Agency Response Submitted for Approval to the Joint Committee: O

Difference Between Proposal and Final Version: 11)

The following changes were made in response to comments received during the first notice or public comment period:

- In Section 390.640(c), the Department added "(any facility licensed under the Act)" after "LICENSEE" in line 1.
- In Section 390.680(a)(2), the Department revised the last sentence as follows: "Programs approved in accordance with 77 III. Adm. Code 395.150(a)(2) may last longer than 120 days. However, a nursing assistant may be employed no more than 120 days prior to the successful completion of the program course work and the competency evaluations." i
- In Section 390.680(d), the Department revised language in the last sentence as follows, to maintain consistency with Parts 300, 330, and 350. The language 'nursing assistant was not found competent" will be replaced with "child care/habilitation aides are found to be deficient during inspection." In addition, 'nursing assistants" will be changed to "child care/habilitation aides" in line 3. 3
- In Section 390.680(g), the Department added "in accordance with subsection (a)(2) of the Section" after "PROGRAM." 4
- In Section 390.685(a), the Department deleted "or successfully complete the Department's proficiency examination." S

NOTICE OF ADOPTED AMENDMENTS

17 Ill. Reg. 12128	17 III. Reg. 12128	17 III. Reg. 10171	16 III. Reg. 17515	17 III. Reg. 12128
Amendments	Amendments	Amendments	Amendments	Amendments
390.160	390.282	390.330	390.640	390.2660

Summary and Purpose of Rules: 15)

term care for persons under age 22. The Department is amending the rules to reflect legislation enacted during the 1991 session of the General Assembly. Additional changes will clarify the Department's policies and facilitate the administration of the rules and the The rules in Part 390 govern the licensure of long-term care facilities that provide long-Nursing Home Care Act.

Administrative Procedure Act to authorize State licensing agencies to revoke or refuse to renew the licenses of individuals who are found to be more than 30 days delinquent in Section 390.175 - This Section is being amended pursuant to Public Act 87-412 (House Bill 2486), effective January 1, 1992, which amended Section 16 of the Illinois complying with a child support order. Licensees who are individuals will be subject to denial of licensure renewal under this provision.

individuals will be subject to licensure revocation if they are more than 30 days Section 390.180 - Also in accordance with Public Act 87-412, licensees who are delinquent in complying with a child support order.

489), effective January 1, 1992. An emergency, for the purposes of placement of a Section 390.270 - A definition of "emergency" is being added in accordance with Section 3-501 of the Nursing Home Care Act, as amended by Public Act 87-549 (House Bill monitor in a facility, means "a threat to the health, safety or welfare of a resident that the facility is unwilling or unable to correct."

Section 2-202(a) of the Nursing Home Care Act to require that before a licensee enters into a contract with a resident, the licensee shall provide the resident and his guardian Section 390.640 - Public Act 87-225 (Senate Bill 510, effective January 1, 1992) amended with written notice of its policy regarding discharge of a resident whose private funds for payment of care are exhausted. The statutory language is being added as subsection (c). Subsection (s) is being amended to include statutory language from the Life Care Facilities Act.

Section 390.680 - The amendments to Section 390.680 will implement changes in the Department's nurse aide training program and correspond to amendments to 77 III. Adm.

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NOTICE OF ADOPTED AMENDMENTS

The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:

- The Section titles of Sections 390.675 and 390.680 were corrected in the Table of Contents to state "Child Care/Habilitation Aides" and "Student Interns" respectively.
- Section 390.270(a)(6) was moved to the end of subsection (a)(4). 2
- Section 390.680(a)(2) was modified to include the language "...in a developmental disabilities aide training program" that was inadvertently omitted at Second Notice. 3
- Section 390.685(b) was modified to state "(see 77 III. Adm. Code 300.1210(b))" rather than "350.1210(b))". 4
- Sections 390.3330(a) and (d) were modified to state "THIS SUBPART" and "this Subpart" respectively rather than "ARTICLE II OF THE ACT" and "ARTICLE II of the ACT". S,
- Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee? 12)

The Department has made all the changes to which it agreed with the Joint Committee.

Will the Rules Replace an Emergency Rule Currently in Effect? 13)

No N Yes

Are there any other Amendments Pending on this Part? 14)

2 Yes

If Yes:

Proposed Action III. Reg. Citation	Amendments 17 III. Reg.	Amendments 17 Ill. Reg. 12128	Amendments 17 III. Reg.	Amendments 17 III. Reg. 12128
Section Numbers Pro	390.110 Am	4	390.140 Am	7

Code 305, Long-Term Care Assistants and Aides Training Program Code. Statutory language is also being updated, and two new statutory provisions concerning information contained in the Department's the nurse aide registry are being added pursuant to Public

Act 87-691 (House Bill 2465, effective January, 1992).

NOTICE OF ADOPTED AMENDMENTS DEPARTMENT OF PUBLIC HEALTH

Section 390,120 390,130 Section 390.685 - This section is being amended to require that student interns be Adm. Code 395,300 before performing basic nurse assistant skills. Medical procedures may not be performed by student interns, and other specified procedures are to be evaluated and deemed competent in accordance with the standards set forth in 77 III. performed only under the direct, immediate supervision of a licensed nurse.

Section 390.3210 - Section 390.3210 is being amended to implement Public Act 87-549 (House Bill 489, effective January 1, 1992), which requires facilities to make reasonable

included in P.A. 87-549, for purposes of placing a facility under receivership, is also efforts to prevent loss and theft of residents' property. The definition of "emergency" being added to the rule.

Section 390.3330 - The Department is adding statutory language from Public Act 87-549 (House Bill 489, effective January, 1992) concerning the resident rights information provided to residents and their guardians at the time of admission to a facility.

Information and Questions regarding this Adopted Rulemaking shall be directed to: 16)

Ms. Gail DeVito, Division of Governmental Affairs, Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Amendments begins on the next page:

Determination of the Level of a Violation

Administrative Warning

Notice of Violation Plans of Correction

390.274 390,276 390.277 390.278 390,280 390.282 390.284 390.286 390,288 390,290 390,300 390,310 390,320

Conditions for Assessment of Penalties

Reports of Correction

Penalties

Calculation of

Determination to Assess Penalties

Reduction or Waiver of Penalties

Quarterly List of Violators

or Administrative Information to be Made Available to the Public by the Department Information to Be Made Available to the Public By the Licensee Issuance of an Initial License for a New Facility Issuance of an Initial License Due to a Change of Ownership LONG-TERM CARE FOR UNDER AGE 22 FACILITIES CODE Experimental Program Conflicting With Requirements Inspections, Surveys, Evaluations and Consultation of Violation CHAPTER I: DEPARTMENT OF PUBLIC HEALTH SUBCHAPTER C: LONG-TERM CARE FACILITIES Filing an Annual Attested Financial Statement GENERAL PROVISIONS NOTICE OF ADOPTED AMENDMENT(S) DEPARTMENT OF PUBLIC HEALTH TITLE 77: PUBLIC HEALTH Criteria for Adverse Licensure Actions Determination to Issue a Notice Issuance of Conditional Licenses PART 390 Issuance of a Renewal License Denial of Renewal of License Denial of Initial License Monitor and Receivership SUBPART A: Presentation of Findings Application for License Revocation of License Ownership Disclosure General Requirements Municipal Licensing Cicensee 390.140 390.150 390,160 390.165 390.170 390,175 390.180 390,190 390.200 390,210 390,220 390.230 390.240 390.250 390.260 390.270 390.271 390,272

SUBPART B: ADMINISTRATION

Incorporated and Referenced Materials

Definitions

Alcoholism Treatment Programs in Long-Term Care Facilities Department May Survey Facilities Formerly Licensed

ILLINOIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF ADOPTED AMENDMENT(S)	Behavior Management Behavior Emergencies	SUBPART G: MEDICATIONS	Medication Policies and Procedures Conformance with Physician's Orders Administration of Medication Labeling and Storage of Medications Control of Narcotics and Legend Drugs SUBPART H: RESIDENT AND FACILITY RECORDS Resident Record Requirements Confidentiality of Resident's Records Records Pertaining to Resident's Property Retention and Transfer of Resident Records Other Resident Record Requirements Staff Responsibility for Medical Records Other Resident Record Requirements Staff Responsibility Records Other Resident Record Requirements Staff Responsibility Accords Retention of Facility Records Director of Food Services Director of Food Services Dietary Staff in Addition to Director of Food Services Hygiene of Dietary Staff Diet Orders Adequacy of Diet and Meal Pattern Infant and Therapeutic Diets Scheduling Meals Menu Planning Food Preparakion and Service		Kitchen Equipment, Utensils, and Supplies SUBPART J: MAINTENANCE, HOUSEKEEPING, AND LAUNDRY	Maintenance Housekeeping Laundry Services	SUBPART K: FURNISHINGS, EQUIPMENT, AND SUPPLIES
			390.1320		Section 390.1410 390.1440 390.1440 390.1440 390.1610 390.1660 390.1660 390.1660 390.1660 390.1680 390.1810 390.1810 390.1810 390.1840 390.1860 390.1860 390.1880 390.1880	390,1900	390,1920	Section 390.2010 390.2020 390.2030	
ILLINOIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF ADOPTED AMENDMENT(S)	Administrator	SUBPART C: POLICIES	Management Policies Resident Care Policies Admission and Discharge Policies Contract Between Resident and Facility Residents' Advisory Council General Policies Personnel Policies Personnel Policies Child Care/Habilitation for Employees Child Care/Habilitation Aides Student Interns Disaster Preparedness Sculbart Incidents and Accidents Scrious Incidents and Accidents Scrious Incidents and Accidents Serious Trial Personnel Consultation Services SubpART D: PERSONNEL General Categories of Personnel Consultation Services Service Programs Medical Services Life-Sustaining Treatments Physician Services Tuberculin Skin Test Procedures Nursing Services Dental Care Services Dental Care Services Dental Care Services Dental Care Services Dental Care Services Dental Care Services Dental Care Services Dental Care Services	Physical and Occupational Inerapy Serv Psychological Services	Social Services Speech Pathology and Audiology Services Recreational and Activity Services Reducational Services	UBP) Restraints and Safety Devices
19241	93		Section 390.500		Secrion 390.610 390.620 390.630 390.640 390.640 390.640 390.640 390.660 390.685 390.685 390.682 390.682 390.820 390.820 390.1010 390.1020 390.1035 390.1035	390.1050	390.1080 390.1090 390.1100	390.1120 SU	Section 390.1310

NOTICE OF ADOPTED AMENDMENT(S)

Section

10.222 Equipment and Supplies and Equipment

10.222 Sterillarion of Supplies and Equipment

SUBPART L: WATER SUPPLY AND SEWAGE DISPOSAL

Section Codes Water Supply Sac. 242. Sewage Disposal 390. 2440 Plumbing

SUBPART M: DESIGN AND CONSTRUCTION STANDARDS FOR NEW FACILITIES

Preparation of Drawings and Specifications Dining, Play, Activity/Program Rooms Applicability of these Standards Administration and Public Areas General Building Requirements Therapy and Personal Care Codes and Standards Service Departments Mechanical Systems Electrical Systems Plumbing Systems Nursing Unit Structural Site 390.2610 390.2620 390.2640 390.2670 393.2630 390.2650 390.2660 390.2680 390.2690 390.2700 390.2710 390.2720 390.2730

SUBPART N: DESIGN AND CONSTRUCTION STANDARDS FOR EXISTING FACILITIES

Preparation of Drawings and Specifications Site	Administration and Public Areas Nursing Unit	Play, Dining, Activity/Program Rooms Treatment and Personal Care	Service Department General Building Requirements	Structural Mechanical Systems	Plumbing Systems Electrical Requirements
390.2930	390.2950	390.2970	390.2990	390.3010	390,3030
	Preparation of Drawings and Specification Site	Preparation of Drawings and Specification Site Administration and Public Areas Nursing Unit	Preparation of Drawings and Specification Site Administration and Public Areas Nursing Unit Play, Dining, Activity/Program Rooms Treatment and Personal Care	Preparation of Drawings and Specification Site Administration and Public Areas Nursing Unit Play, Dining, Activity/Program Rooms Treatment and Personal Care Service Department General Building Requirements	Preparation of Drawings and Specification Site Administration and Public Areas Nursing Unit Play, Dining, Activity/Program Rooms Treatment and Personal Care Service Department General Building Requirements Structural Mechanical Systems

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SUBPART O: RESIDENT'S RIGHTS

Medical and Personal Care Program Communication and Visitation Residents' Advisory Council Private Right of Action Facility Implementation Contract With Facility Transfer or Discharge Complaint Procedures Abuse and Neglect Resident's Funds Confidentiality Restraints General 390.3210 390,3220 390.3240 390.3250 390,3260 390,3270 390,3280 390,3290 390.3300 390,3310 390,3320 390,3230 390,3330

SUBPART P: DAY CARE PROGRAMS

Day Care in Long-Term Care Facilities

390.3510

Section

Interpretation and Illustrative Services for Long-Term Care and New Long-Term Care Facilities for Persons Under Twenty-Two (22) Pressure Relationships and Ventilation Rates of Certain Areas Humidity Forms for Day Care In Long-Term Care Facilities Relative Facility for Residents Under 22 Years of Age Daily Nutritional Requirements By Age Group ı Disaster Preparedness Parameters Sound Transmissions Limitations Sprinkler Requirements Infant Feeding Years of Age Temperature APPENDIX A 四 APPENDIX TABLE A TABLE B TABLE C TABLE D TABLE E TABLE F

AUTHORITY: Implementing and authorized by the Nursing Home Care Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 4151-101 et seq.) (210 ILCS 45).

SOURCE: Adopted at 6 Ill. Reg. 1658, effective February 1, 1982; emergency amendment at 6 Ill. Reg. 3223, effective March 8, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 11622, effective September 14, 1982; amended at 6 Ill. Reg. 14557 and 14560, effective November 8, 1982; amended at 6 Ill. Reg. 111. Reg. 1582; amended at 7 Ill. Reg. 282, effective December 22, 1982; amended at 7 Ill. Reg. 282, effective December 22, 1982; amended at 7 Ill. Reg. 1983; amended at 7 Ill. Reg. 1983; amended at 7 Ill. Reg. 1983; barended at 7 Ill. Reg. 1983; barended at 7 Ill. Reg. 1983; amended at 8 Ill. Reg. 10589, effective Societive Becember 14, 1983; amended at 8 Ill. Reg. 111. Reg. 15589; l5589, and 15592, effective August 15, 1984; amended at 8 Ill. Reg. 16989, effective September 5, 1984; codified at 8 Ill. Reg. 1982; amended at 8 Ill. Reg. 24159, effective November

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effective October 1, 1988; emergency amendment at 12 Ill. Reg. 18243, effective October 24, 1988, for a maximum of 150 days; emergency expired March 23, 1989; amended at 13 Ill. Reg. 6301, effective April 17, 1989; amended at 13 Ill. Reg. 19521, effective December 1, 1989; amended at 14 III. Reg. 14904, effective October 1, 1990; amended at 15 III. Reg. 1878, effective January 25, 1991; for a maximum of 150 days; emergency expired on October 3, 1993; amended at 17 29, 1984; amended at 8 Ill. Reg. 24656, effective December 7, 1984; amended at 8 Ill. Reg. 25083, effective December 14, 1984; amended at 9 Ill. Reg. 122, effective December 26, 1984; amended at 9 III. Reg. 10785, effective July 1, 1985; amended at 11 III. Reg. 16782, effective October 1, 1987; amended at 12 Ill. Reg. 931, effective December 24, 1987; amended at 12 Ill. Reg. 16780, amended at 16 Ill. Reg. 623, effective January 1, 1992; amended at 16 Ill. Reg. September 3, 1992; emergency amendment at 17 Ill. Reg. 2390, effective February 3, 1993, for a maximum of 150 days; emergency expired on July 3, 1993; emergency amendment at 17 Ill. Reg. 7974, effective May 6, 1993, III. Reg. 15073, effective September 3, 1993; amended at 17 III. Reg. 16167, effective January 1, 1994; amended at 17 III. Reg. 19235. effective January 1, 1994; amended at 17 Ill. Reg. 14329, effective

SUBPART A: GENERAL PROVISIONS

Section 390.175 Denial of Renewal of License

- situation in the facility meets any of the criteria specified in Section 390.165(b). Pursuant to Section 10-65 of the Illinois Administrative Procedure Act (Ill. Rev. Stat. 1991, ch. 127, par. Application for renewal of a license of a facility shall be denied and the license of the facility shall be allowed to expire when the licensees who are individuals are subject to denial of renewal of licensure if the individual is more than 30 Director or his designee finds that a condition, occurrence, days delinquent in complying with a child support order. 1010-65) [5 ILCS 100/10-65],
 - When the Director or his designee determines that an application for of a license of a facility is to be denied, the Department shall notify the facility. The notice to the facility shall be in writing and shall include: (q
- and this Part on which the application for renewal is being A clear and concise statement of the basis of the denial. statement shall include a citation to the provisions of the
- provided in subsection (c) of this A description of the right of the applicant to appeal the denial of the application for renewal and the right to a hearing. Section and Section 3-119(d) of the Act. facility will expire as

A statement of the date on which the current license

- The effective date of the nonrenewal of a license shall be as provided (Section 3-119(b) of the Act) in Section 3-119(d) of the Act. 0
 - the facility shall be extended current license of (p

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to permit orderly removal and relocation of residents. (Section 3-119(d)(3) of necessary Department when it finds that such extension is

19235 Reg. I11. 17 October 26, 1993 (Source: Amended

Section 390.180 Revocation of License

- designee finds that a condition, occurrence or situation in the facility fails to abate or eliminate a level A violation as provided in Section 390.282(b). Pursuant to Section 10-65 of the Illinois to revocation of licensure if the individual is more than 30 The license of a facility shall be revoked when the Director or his facility meets any of the criteria specified in Section 390.165(b). be revoked when individuals days delinquent in complying with a child support order. Administrative Procedure Act, licensees who are In addition, the license of a facility will
 - When the Director or his designee determines that the license of a facility is to be revoked, the Department shall notify the facility. The notice to the facility shall be in writing and shall include:
- A clear and concise statement of the basis of the revocation. The statement shall include a citation to the provisions of the Act and this Part on which the license is being revoked.
- A statement of the date on which the revocation will take effect as provided in subsection (c) of this Section and Section 3-119(d) of the Act.
- to appeal the the license and the right to a hearing. (Section A description of the right of the facility 3-119(b) of the Act) revocation of 3)
 - The effective date of the revocation of a license shall be as provided in Section 3-119(d) of the Act. ()
- finds that such to permit orderly removal and relocation of extended--by--the The effective date of the revocation shall be the Department when it residents. (Section 3-119(d)(3) of the Act) Beparement extended by is necessary extension (p

effective 19235 Reg. October 26, 1993 (Source: Amended

Section 390,270 Monitor and Receivership

- The Department may place an employee or agent to serve as a monitor in a facility when any of the following conditions exist: a)
 - 1) The facility is operating without a license;
- The Department has suspended, revoked or refused to renew the existing license of the facility;
- The facility is closing or has informed the Department that it intends to close and adequate arrangements for relocation of



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- The Department determines that an emergency exists, whether or necessary; as used in this subsection, "emergency" means threat to the health, safety or welfare of a resident that th residents have not been made at least 30 days prior to closure; it has initiated revocation or nonrenewal procedures, because of the unwillingness or inability of the licensee the emergency the Department believes a monitor facility is unwilling or unable to correct; or
 - federal reimbursement program under either Title XVIII (Medicaid) or Title XIX (Medicare) of the Social Security Act. (Section receives notification that the facility terminated or will not be renewed for participation in 3-501 of the Act) Department 2
 - monitor shall meet the following minimum requirements: Ω
- be in good physical health as evidenced by a physical examination by a physician within the last year; a
- evidenced by one year of experience in working with the elderly have an understanding of the needs of nursing home residents in programs such as patient care, social work or advocacy; 2
 - of the monitors' duties as evidenced in a personal have an understanding of the Act and this Part which interview of the candidate; subject 3)
- not be related to the owners of the involved facility through blood, marriage or common ownership of real or personal property except ownership of stock that is traded on a stock exchange; 4)
- have two years full-time work experience in the long-term care have successfully completed a baccalaureate degree; and 5)
 - monitor shall be under the supervision of the Department; shall perform the duties of a monitor delineated in Section 3-502 of the Act; and accomplish the following actions: industry of the State of Illinois. ô
 - visit the facility at least five days per week or as directed by the Department;
- review all records pertinent to the condition for such monitor's placement under subsection (a) of this Section; 2)
 - provide to the Department, a weekly written report and a daily oral report detailing the observed conditions of the facility; 3)
- shall be available as a witness for hearings involving the condition for placement as monitor. 4)
- the property of the Department, --plus, In addition, findings and results of the monitor's work done under this Part shall be strictly or by court order subject to limited to data, memoranda, correspondence, records and reports shall be transmitted to and become written disclosure only in accordance with the provisions of the Freedom of Information Act, subject to the confidentiality requirements of the to disclosure without All communications, including but not authorization from the Department, subject and not confidential ф

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- monitor may be terminated at any time by the The assignment as Department. ()
- professional organizations, consumer groups and health care management valid Illinois Nursing Home Administrator's License, experience in aforementioned experience. To be placed on the list, individuals must the Department shall maintain a list of receivers. given to individuals possessing financial and operations management of a long-term care facility to consultative experts Through consultation with the long-term care industry meet the following minimum requirements: Preference on the list shall be with access corporations, individuals £)
- be in good physical health as evidenced by a physical examination by a physician within the last year;
- an understanding of the needs of nursing home residents and the delivery of the highest possible quality of care as evidenced by one year of experience in working with the elderly in programs such as patient care, social work, or advocacy; have
 - have an understanding and working knowledge of the Act, and Part as evidenced in a personal interview of the candidate;
 - have successfully completed a baccalaureate degree; and
- have two years full-time working experience in the Illinois a receiver for a facility by a court, the long-term care industry. Upon appointment of
 - inform the individual of all legal proceedings to The receiver may request that the Director of the Department authorize date which concern the facility. Department shall 9 h)
 - the Act, if incoming payments from the operation of the facility are expenditures from monies appropriated, pursuant to Section 3-511 less than the costs incurred by the receiver.
- In the case of Department ordered patient transfers, the receiver may: 1) assist in providing for the orderly transfer of all residents in the facility to other suitable facilities, or make other 1)
- his medical records and his belongings if he is transferred or preparing the resident for transfer; and permit the resident's legal guardian to participate in the selection of the resident's discharged; assist in locating alternative placement; assist assist in providing for transportation of the resident, provisions for their continued health; 2)
- unless emergency transfer is necessary, explain alternative placements to the resident and provide orientation to the place chosen by the resident or resident's guardian. 3)

new location;

receiver's official capacity for acts committed while carrying out the aforesaid the aforesaid powers and duties, the receiver shall be and Employees Tort Immunity Act (Ill. Rev. Stat. 1987 1991, liable in a personal capacity only for the receiver's own gross In any action or special proceeding brought against a receiver in considered a public employee under the Local Governmental ch. 85, par. 1-101 et seq.) [745 ILCS 10]. A receiver may be Governmental j.

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(Section duty. negligence, intentional acts or breach of fiduciary 3-513 of the Act)

effective 19235 Reg. 111. 17 October 26, 1993 (Source: Amended

SUBPART C: POLICIES

Section 390.640 Contract Between Resident and Facility

Contract Execution (e

payment for the resident's care changes from private to public or at the expiration or when the source of funds or from public to private funds, a written contract shall be executed between a licensee and the following in order of Before a person is admitted to a facility, contract, previous Jo period priority:

or if the person is a minor, his parent or person, guardian; or

in Section 11a-23 of the Probate Act of 1975,-as-now-or The person's guardian, if any, or agent, if any, as hereafter-amended; or B)

A member of the person's immediate family. 2-202(a) of the Act)

amended, or unless a petition for such an adjudication is pending in a circuit court of Illinois. (Section 2-202(a) of the person shall be presumed to have the capacity to has been adjudicated a "disabled person" within the meaning of Section 11a-2 of the Probate Act of 1975;-as--mow--er--hereafter contract for admission to a long-term care facility unless An adult 2)

been found to be a "disabled person", but no order has been If there is no guardian, agent or member of the person's able or willing to execute the physician disabled as to be unable to person may be admitted to a facility before the execution of a contract required by that Section; provided that a petition for guardianship or for modification of guardianship is filed within that such a contract is executed within ten days of the person, disposition of the petition. (Section 2-202(a) of the Act) placement in a facility, or if a person has required by Section 2-202 of the Act and a 15 days of the person's admission to a facility, entered allowing residential placement of the determines that a person is so immediate family available, consent to contract 3

or in writing, to such admission, except as otherwise provided in Chapters III and IV of the Mental Health and Developmental Disabilities Code, as amended, or Section lla-14.1 of the Probate No adult shall be admitted to a facility if he objects, Act of 1975, as amended. (Section 2-202(a) of the Act)

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person has not executed a contract as required by Section 2-202 of the Act, then such a contract shall be executed by, or on behalf of the person, guardianship has been filed, and there is no modification of guardianship. If a petition for guardianship or immediate family to execute the contract at that a petition has been filed for guardianship time, then a contract shall be executed within ten days within ten days of the effective date of these-rules person's If on the effective date of this Part, a member of the available, able, or willing disposition of such petition. guardian, agent or modification of

The contract shall be clearly and unambiquously entitled, "Generact Between Resident and (name of facility)". (q

icensee's policy regarding discharge of a resident whose private (Section 2-202(a) of the Before a licensee (any facility licensed under the Act) enters prospective resident and his guardian, if any, with written notice it shall Section 2-202 of the Act, funds for payment of care are exhausted. contract under

A resident shall not be discharged or transferred at the expiration of the term of a contract, except as provided in Sections 3-401 through 3-423 of the Act. (Section 2-202(b) of the Act)

ed) At the time of the resident's admission to the facility, a copy of shall be given to the resident, his guardian, if any, and any other person who executed the contract. (Section 2-202(c) of the contract the Act)

of each person signing the contract for the facility shall be clearly indicated next to each such signature. The nursing home The contract shall be signed by the licensee or his agent. administrator may sign as the agent of the licensee.

If any person other than the The contract shall be signed by, or for, the resident, as described contract, that person shall also sign responsible labelled "signature in subsection (a) of this Section. If any persprincipal signatory is to be held individually "signature of guarantor." on a separate signature line payments due under the responsible party" or principal signatory contract

The contract shall include a definition of "responsible party" or "guarantor" which describes in full the liability incurred by any such person. hg)

A copy of the contract for a resident who is supported by nonpublic funds other than the resident's own funds shall be made available to the person providing the funds for the resident's support. 2-202(d) of the Act) £

to representatives of Department and the Department of Public Aid. (Section 2-202(e) of be maintained in The original or a copy of the contract shall facility and be made available upon request

contract shall be written in clear and unambiguous language and shall be printed in not less than 12 point type K.J.)

YEAR OF YOUR OF THE

of the Act]

contract. (Section the term of the unicege limbs reading 2-202(9)(1) of the Act)

Services Provided and Charges

The contract shall specify the services to be provided under the contract and the charges for the services. (Section 2-202(g)(2)

of the Act)

express the cost of the itemized services and products to be provided either in terms of a daily, products to weekly, monthly or yearly rate, or in terms of a single fee. A paragraph shall itemize the services and provided by the facility and

supplement the contract and the charges for the services. (Section The contract shall specify the services that may be provided to 2-202(g)(3) of the Act)

a separate rate or fee for any such supplemental service or contract is executed then such additional cost shall be the facility or related institutions which are not covered by the rate or fee established in subsection $(\underline{m}\pm)$ of this Section. A paragraph shall itemize all services and products offered product can be calculated with definiteness at the time

specified in the contract.

If the cost of any itemized service or product to be provided by resident's admission to the facility or at the time of the itemized service or product and explaining that the resident will be receiving a bill for such itemized service or product beyond established or predicted with definiteness at the time of the execution of the contract, then no cost for that service or product need be stated in the contract. But the contract shall a statement explaining the resident's liability for such the facility or related institutions to the resident cannot

contract shall specify the sources liable for payments due under and in addition to any rate or fee set forth in the contract. the contract. (Section 2-202(g)(4) of the Act) on) The

The contract shall specify the amount of deposit paid. (Section pe) Deposit Provisions

dollars and be clearly designated as a deposit. The contract shall specify when such deposit shall be paid by 'the resident, Such amount shall be expressed in terms of a precise number of and the contract shall specify when such deposit shall be facility. The contract shall specify the conditions (if any) which must be satisfied by the resident returned to the resident. If the deposit is nonrefundable, the satisfaction of all such conditions, the deposit shall the facility shall return the deposit. 2-202(g)(5) of the Act) returned by the

qp) The contract shall specify the rights, duties and obligations of the resident, except that the specification of a resident's rights may be furnished on a separate document which complies with the contract shall provide express notice of such nonrefundability.

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of Section 2-211 of the Act. (Section 2-202(g)(6)of the requirements

representative, if any. The resident shall provide the facility with representative to inspect and copy the resident's records and resident and the the resident required by Section 2-202 of the Act. authorizes the resident's representative to execute the the a copy of the written agreement between the Jo which authorizes name The contract shall designate the representative resident's (b)

(Section 2-202(h) of the Act)

the contract terminates, and, if any payments have been made in advance, the excess shall be refunded to the resident. This contracts through which a provide maintenance and care for a resident which a facility agrees to supplement all available forms of financial support in providing maintenance and care for a resident throughout the remainder of the The contract shall provide that if the resident is compelled by a contract and all obligations under it shall terminate on seven days resident may terminate the contract and all obligations under it with 30 days notice. All charges shall be prorated as of the date on which notice. It shall also provide that in all other situations, change in physical or mental health to leave the facility, resident's life (Section 2-202(i) of the Act) provision shall not apply to life-care remainder of the through continuing-care contracts facility agrees to throughout the

Act (III. Rev. Stat. ±987 1991, ch. 111 1/2, par. 4160-1 et seq.) [210 ILCS 40] as-new-or-hereafter-amended, including the obtaining of a ts) After-July-17-19827-all facilities which offer to provide a resident with--naresing---services---medicai-services-or-personai-dare addition to or in lieu of the payment of regular periodic charges for the care and services involved, in-addition-to-maintenance--services7 for a term in excess of one year or for life pursuant to a life care contract, shall meet all of the provisions of the Life Care Facilities permit from the Department, before they may enter into such contracts. to maintenance services, conditioned upon the transfer of an entrance fee to the provider of such services services, with nursing services, medical services or personal in addition resident's life.

In addition to all other contract specifications contained in this Section, admission contracts signed-or-renewed--after--duly--ly--19857 (Section 2(c) of the Life Care Facilities Act) ut)

whether the facility accepts Medicaid clients; shall also specify:

whether the facility requires a deposit of the resident or his family prior to the establishment of Medicaid eligibility;

statement of the procedure to be followed for the return of such deposit to the resident or the appropriate family member or in the event that a deposit is required, a clear and

that all deposits made to a facility by a resident, or on behalf quardian of the person;

4)

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Medicaid eligibility requirements established by the Illinois of a resident, shall be returned by the facility within 30 the establishment of Medicaid eligibility, unless deposits must be drawn upon or encumbered in accordance Department of Public Aid. (Section 2-202(j) of the Act)

It shall be a business offense for a facility to knowingly and both retain a resident's deposit and accept Medicaid payments on behalf of the resident. (Section 2-202(k) of the Act) intentionally VIII)

19235 Reg. 111. 17 October 26, 1993 (Source: Amended

Section 390.680 Child Care/Habilitation Aides

- Each of the facility's child care/habilitation aides shall comply with one of the following conditions no later than 45 days after the date of initial employment. a)
 - 1) Provide documentation of registration on the Department's Nurse Aide Registry as-of-Jaly-17-19907-or-tater.
- Enroll in a child care/habilitation aide training program, in a governing-training-programs-for-nursing-assistants-and-aides (see 77 III. Adm. Code 395) and-pass-the-Department-approved-nursing days. However, a nursing assistant may be employed no Department approved basic nursing assistant training program; which-has--been--approved--by--the--Bepartment--under--its--rules assistant-competency-examination. The program coursework and the the-child-care/habilitation-aide no later than 120 days after the date of initial employment, -- unless -- the -- training -- program -- is conducted-by-a-community-college-or-other-educational-institution on--a--term,--semester,--or-trimester-basis. Programs approved in accordance with 77 Ill. Adm. Code 395.150(a)(2) may last longer success full_{Y} completed and-the-competency-examination-passed-by developmental disabilities aide training program, or in competency evaluations, both written and manual skills, shall completion successful the more than 120 days prior to than 120
 - documentation of current registration from another state have been met and that there are no documented findings of abuse, of-certification-as-a-nunsing-assistant-on-or--after--January--iy 1990 indicating that the requirements of 42 CFR 483.151 - 483.154 program coursework and the competency evaluations. Provide 3)
- the requirements of the Department's rules governing long-term state as evidenced by a diploma or certificate. The documentation care assistant and aide training programs (see 77 Ill. Adm. Code another the course is equivalent to, or exceeds, completion child/habilitation aide training program approved by of successful neglect, or misappropriation of property. documentation must demonstrate that 4)
- Provide documentation of successful completion of a nursing arts 2)

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in an accredited nurse training program as evidenced by a school, and successful completion of the written portion of the Department approved nursing assistant competency examination or other written verification from diploma, certificate

- Each person employed by the facility as a child care/habilitation aide shall meet each of the following requirements: (q
 - (Section 1) Be at least sixteen years of age, of temperate habits and moral character, honest, reliable and trustworthy. 3-206(a)(l) of the Act)
- to speak and understand the English language or a language understood by a substantial percentage of the facility's residents. (Section 3-206(a)(2) of the Act) Be able
 - as a care/habilitation aide. (Section 3-206(a)(3) of the Act) residence for two years prior to initial employment Provide evidence of employment or occupation, 3)
- Have completed at least eight years of grade school or provide proof of equivalent knowledge. (Section 3-206(a)(4) of the Act)
- employed by the facility meets the requirements of this Section, Such employee's personnel record. (Section 3-206(d) and (e) of the Act) certification shall be retained by the facility as part of The facility shall certify that each child care/habilitation Ö g
 - During inspections of the facility, the Department with reguire-child еаже√habilitation-aides-to-demonstrata-competeney-in--the--principlestechniques,---and---procedures may require nursing assistants to demonstrate competency in the principles, techniques, and procedures covered by the child care/habilitation aide training program Code 395), when possible problems in the care provided by child care/habilitation Failure to demonstrate competency of the principles, in-service training to the individual by the facility shaff-resuff-in-the training principles7 and techniques relative to the deficient during inspection, -- and -- procedures - contained - in the -rules provision-of-in-service-training-to-the-individual--bu- the--facility. procedures in which the child care/habilitation aides are found to governing-training-programs-for-nursing-assistants-and-aides (see training programs forms will be used to determine competency of a nursing assistant aides or other evidences of inadequate training are observed. State approved manual skills competency evaluation testing format techniques and procedures shall result in the provision of address all---ef 77 Ill. Adm. curriculum described in the rules governing nursing assistants and aides (see shall training in-service care/habilitation appropriate.
- A facility which conducts a recognized training program for child care/habilitation aides shall comply with the applicable provisions of programs Code 395). (Section-3-206(a)(5)-of-the-Act) assistants and aides (see 77 Ill. Adm. Code 395.200). training Department's rules governing (e
- A facility shall not employ an individual as a child care/habilitation Department as to aide unless the facility has inquired of the £)

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intermation in the registry concerning the individual, e.g., finding of abuse, neglect, or misappropriated resident property. (Section 3-206.01 of the Act.)

A facility shall not employ anyone not on the registry unless the

9) A facility shall not employ anyone not on the registry unless the individual is enrolled in a training program in accordance with subsection (a)(2) of this Section. (Section 3-206.01 of the Act)

(Source: Amended at 17 Ill. Reg. 19235 , effective October 26, 1993)

Section 390.685 Student Interns

- a) No person who meets the definition of student intern in Section 390.330 shall be required to complete a current course of training for child care nabilitation aidesy---successfully---complete---the Beparement's-proficiency-examination.
- b) The facility may utilize student interns to perform basic child care/habilitation aide skills for which they have been evaluated and deemed competent by an approved evaluator using the State approved manual skills competency evaluation practices (see 77 Ill. Adm. Code 395.320), but shall not allow interns to provide rehabilitation nursing (see 77 Ill. Adm. Code 300.1210(b)), in-bed bathing, assistance with skin care, foot care, or to administer enemas, or-any medical-procedurer except under the direct, immediate supervision of a licensed nurse or-certified-child-care/habilitetion-aide.
 - c) No facility shall have more than fifteen percent of its child care/habilitation aide staff positions held by student interns.

(Source: Amended at 17 Ill. Reg. 19235, effective October 26, 1993)

SUBPART O: RESIDENT'S RIGHTS

Section 390.3210 General

- a) No resident shall be deprived of any rights, benefits, or privileges guaranteed by law, the Constitution of the State of Illinois, or the Constitution of the United States solely on account of his status as a resident of a facility. (Ar-B) (Section 2-101 of the Act) (A,B)
 - b) A resident shall be permitted to retain and use or wear his personal property in his immediate living quarters, unless deemed medically inappropriate by a physician and so documented in the resident's clinical record. (Section 2-103 of the Act)
 - of a proper fit. (Section 2-103 of the Act)
- d) The facility shall provide adequate and convenient storage space for the personal property of the resident. (Section 2-103 of the Act)
 - e) The facility shall provide a means of safeguarding small items of value for its residents in their rooms or in any other part of the

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facility so long as the residents have daily access to such valuables. (Section 2-103 of the Act)

- The facility shall make reasonable efforts to prevent loss and theft of residents' property. Those efforts shall be appropriate to the particular facility and may, for example, include, but are not limited to, staff training and monitoring, labeling property, and frequent property inventories. (Section 2-103 of the Act)
 - gf) The facility shall develop procedures for investigating complaints
 concerning theft of residents residents property and shall promptly
 investigate all such complaints. (Section 2-103 of the Act)
- hg) The facility administrator shall ensure that married residents residing in the same facility be allowed to reside in the same room within the facility unless there is no room available in the facility or it is deemed medically inadvisable by the residents residents attending physician and so documented in the resident's residents medical records. (Section 2-108(e) of the Act)
 - ih) There shall be no traffic through a resident's room to reach other area of the building. (B)
- jt) Children under 16 years of age who are related to employees or owners of a facility, and who are not themselves employees of the facility, shall be restricted to quarters reserved for family or employee use except during times when such children are part of a group visiting the facility as part of a planned program, or similar activity.
- $\underline{k}\dot{\gamma})$ A resident may refuse to perform labor for a facility. (Section 2-113 of the Act)
- lk) A resident shall be permitted the free exercise of religion. Upon a resident's request, and if necessary at his expense, the facility administrator shall make arrangements for a resident's attendance at religious services of the resident's choice. However, no religious beliefs or practices, or attendance at religious services, may be imposed upon any resident. (Section 2-109 of the Act)
 - m±) All facilities shall comply with the The Election Code (Ill. Rev. Stat. 1907 1991, ch. 46, pars. 1-1 et seq.) [10 ILCS 5] as it pertains to absentee voting for residents of licensed long-term care facilities.
 - nm) The facility shall immediately notify the resident's next of kin, representative and physician of the resident's death or when the resident's death appears to be imminent. (Section 2-208 of the Act)
- resident's death appears to be imminent. (Section 2-208 of the Act)

 On) The facility shall also immediately notify the resident's family, guardian, representative, conservator and any private or public agency financially responsible for the resident's care whenever unusual circumstances such as accidents, sudden illness, disease, unexplained absences, extraordinary resident charges, billings, or related administrative matters arise. (B)
- po) Where a resident, a resident's representative or a resident's next of kin believes that an emergency exists each of them, collectively or separately, may file a verified petition to the circuit court for the county in which the facility is located for an order placing the facility under the control of a receiver. (Section 3-503 of the

NOTICE OF ADOPTED AMENDMENT(S)

to the health, safety or welfare of a resident that the facility is As used in Section 3-503 of the Act, "emergency" means a threat Act)

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. (Section 3-501 of the Act)	Reg.
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Section 390.3330 Facility Implementation

- shall include the procedure for the investigation and be clear and unambiguous and shall be available for inspection by any summary of the policies and procedures, printed in not than 12 point type, shall be distributed to each resident and The facility shall establish written policies and procedures to Act. The policies shall responsibilities and rights provided in this Subpart. resolution of resident complaints under the representative. (Section 2-210 of th Act) implement the policies (p
 - policies and procedures representative of kin, sponsoring agencies The facility shall provide copies of these payees and the public. upon request to next p)
- responsibilities enumerated in Part I of Article II of the Act and in The explanation shall be given at the time of admission to a facility but in Part I of Article II of the Act. If a resident is unable to read such written explanation summary, it shall be read to the resident in a language the resident understands. In the case of a minor or a person having a guardian or other person acting for him, both the resident and the parent, or guardian or other person acting for the and resident's guardian or other person acting for the resident shall be given a written summary explanation prepared by the of the State Long-term Care Ombudsman of all the rights and Part 4 of Article III. For residents of facilities participating in 48 hours after admission, and at least At the time of implementation of the Act each resident shall be given a written summary of all the rights enumerated Title 18 or 19 of the Social Security Act, the explanation shall enumerated in the Act. or as soon thereafter as the condition of the resident permits, these JO responsibilities. (Section 2-211 of the Act) include an explanation of residents' rights informed fully than рe no event later annually thereafter. shall resident Each
- guardian, or parent of a facility of a copy of all resident rights set forth in this Subpart and a copy of all facility policies implementing such rights. the receipt shall acknowledge in writing representative, resident's The resident, minor resident (p
- that its staff is familiar with and responsibilities enumerated in the Act and this Part. (B) (Section 2-211 2-212 of the Act) observes the rights and The facility shall ensure (a

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ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

Heading of the Part:

7

Sheltered Care Facilities Code

Code Citation: 7 77 III. Adm. Code 330

3)	Section Numbers:	Adopted Action
	330.175	Amendments
	330.180	Amendments
	330.270	Amendments
	330,730	Amendments
	330.916	Repealer
	330.4210	Amendments
	330,4330	Amendments

Statutory Authority: 4

III. Rev. Stat. 1991, ch. 111 1/2, pars. 4151-101 et seq. Nursing Home Care Act [210 ILCS 45]

Effective Date of Rules: 2

October 26, 1993

No X Yes Does this Rulemaking Contain an Automatic Repeal Date? If "yes," please specify date: 6

No Does this Rulemaking Contain Any Incorporations By Reference? Yes X 6

Date Filed in Agency's Principal Office: 8

October 26, 1993

Date Notice(s) of Proposal was Published in Illinois Register: 6

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ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

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Objections	
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Statement	
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issued	No X
Rules	
Administrative	Yes
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Has the Joint Committee of	this these Rules?
6	

If "yes," please complete the following:

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ency Response:
B) <u>Ag</u>

C) Date Agency Response Submitted for Approval to the Joint Committee:

11) Difference Between Proposal and Final Version:

The following changes were made in response to comments received during the first notice or public comment period:

- L. In Section 330.730(c), the Department added "(any facility licensed under the Act)" after "LICENSEE" in line 1.
- 2. Citations to the Illinois Compiled Statutes were added.

The following changes were made in response to comments and suggestions of the Joint Committee on Adminstrative Rules:

- L. Section 330.180(b)(3) was corrected to state in part: "...THE FACILITY TO APPEAL THE REVOCATION OF THE LICENSE" rather than "...THE APPLICANT TO APPEAL THE DENIAL OF THE APPLICATION FOR RENEWAL."
- 2. Subsection 330.270(a)(5) was moved to the end of subsection (a)(4).
- 12) Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee?

The Department has made ail the changes to which it agreed with the Joint Committee.

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

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NOTICE OF ADOPTED AMENDMENTS

Will the Rules Replace an Emergency Rule Currently in Effect?

Yes No X

14) Are there any other Amendments Pending on this Part?

Yes X

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If Yes:

III. Reg.

III. Reg. Citation	17 III. Reg. 12188 17 III. Reg. 10198 17 III. Reg. 17540
Proposed Action	Amendments Amendments Amendments Amendments Amendments Amendments Amendments
Section Numbers	330.120 330.140 330.150 330.160 330.282 330.330

15) Summary and Purpose of Rules:

The rules in Part 330 govern the licensure of sheltered care facilities. The Department is amending the rules to reflect legislation exacted during the 1991 session of the General Assembly. Additional changes will clarify the Department's policies and facilitate the administration of the rules and the Nursing Home Care Act.

Section 330.175 - This Section is being amended pursuant to Public Act 87-412 (House Bill 2486), effective January 1, 1992, which amended Section 16 of the Illinois Administrative Procedure Act to authorize State licensing agencies to revoke or refuse to renew the licenses of individuals who are found to be more then 30 days delinquent in complying with a child support order. Licensees who are individuals will be subject to denial of licensure renewal under this provision.

Section 330.180 - also in accordance with Public Act 87-412, licensees who are individuals will be subject to licensure revocation if they are more than 30 days delinquent in complying with a child support order.

Section 330,270 - A definition of "emergency" is being added in accordance with Section 3-501 of the Nursing Home Care Act, as amended by Public Act 87-549 (House Bill 489), effective January 1, 1992. An emergency, for the purposes of placement of a

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

monitor in a facility, means "a threat to the health, safety or welfare of a resident that the facility is unwilling or unable to correct."

with written notice of its policy regarding discharge of a resident whose private funds for Section 2-202(a) of the Nursing Home Care Act to require that before a licensee enters into a contract with a resident, the licensee shall provide the resident and his guardian Subsection (s) is being amended to include statutory language from the Life Care Section 330.730 - Public Act 87-225 (Senate Bill 510, effective January 1, 1992) amended payment of care are exhausted. The statutory language is being added as subsection (c). Facilities Act.

effective on October 1, 1990, removed nurse aides employed in sheltered care facilities Section 330.916 - This Section is being repealed to correspond to the repeal of Section 330.913, which became effective on January 1, 1991. Public Act 86-1198, which became from the training requirements of the Nursing Home Care Act. Because sheltered care aides do not perform nursing skills and do not complete training courses under 77 III. Adm. Code 395, no distinctive requirements for student interns are necessary. Section 330.4210 - Section 330.4210 is being amended to implement Public Act 87-549 included in P.A. 87-549, for purposes of placing a facility under receivership, is also (House Bill 489, effective January 1, 1992), which requires facilities to make reasonable efforts to prevent loss and theft of residents' property. The definition of "emergency" being added to the rule.

(House Bill 489, effective January, 1992) concerning the resident rights information Section 330.4330 - The Department is adding statutory language from Public Act 87-549 provided to residents and their guardians at the time of admission to a facility.

Information and Questions regarding this Adopted Rulemaking shall be directed to: 16)

Ms. Gail DeVito, Division of Governmental Affairs, Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Amendments begins on the next page:

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENT(S)

SUBCHAPTER C: LONG-TERM CARE FACILITIES CHAPTER I: DEPARTMENT OF PUBLIC HEALTH TITLE 77: PUBLIC HEALTH

SHELTERED CARE FACILITIES CODE PART 330

GENERAL PROVISIONS SUBPART A:

Section

or Administrative Information to be Made Available to the Public By the Department Information to be Made Available to the Public By the Licensee Issuance of an Initial License Due to a Change of Ownership Surveys, Evaluations and Consultation Experimental Program Conflicting With Requirements of Violation Issuance of an Initial License For a New Facility Filing an Annual Attested Financial Statement Determination of the Level of a Violation Criteria for Adverse Licensure Actions a Notice Issuance of Conditional Licenses Issuance of a Renewal License Denial of Renewal of License Monitoring and Receivership Denial of Initial License Presentation of Findings Application for License Determination to Issue Revocation of License General Requirements Ownership Disclosure Municipal Licensing Notice of Violation Inspections, 330.130 330.140 30.160 30,165 330.175 30.180 30.190 330.210 330.220 330,230 330.240 330.270 330.271 330.272 330.274 330,276

Alcoholism Treatment Programs In Long-Term Care Facilities Department May Survey Facilities Formerly Licensed Incorporated and Referenced Materials Definitions

Conditions for Assessment of Penalties

Administrative Warning Reports of Correction

330.277 330.278 330.280 330.282 330.284 30.286 330.288 330,290 330.300 330.310 330,320

Plans of Correction

Determination to Assess Penalties

Calculation of Penalties

Reduction or Waiver of Penalties

Quarterly List of Violators

SUBPART B: ADMINISTRATION

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ILLINOIS REGISTER	DEPARTMENT OF PUBLIC HEALTH	NOTICE OF ADOPTED AMENDMENT(S)	SUBPART H: RESIDENT AND FACILITY RECORDS	Resident Record Requirements	Content of Medical Records Records Pertaining to Residents' Property Retention and Transfer of Resident Records Other Resident Record Requirements Retention of Facility Records Other Facility Records	SUBPART I: FOOD SERVICE	Director of Food Services Dietary Staff in Addition to Director of Food Services Hydiene of Dietary Staff	Disc Orders Adequacy of Diet and Meal Pattern Therapeutic Diets Scheduling of Meals Menu Planning Food Preparation and Service Food Analing Sanitation Witchen Prunment. Ithersils, and Sunnlies	HOUS	Maintenance Housekeeping Laundry Services SUBPART K: FURNISHINGS, EQUIPMENT, AND SUPPLIES	Furnishings Equipment and Supplies	SUBPART L: WATER SUPPLY AND SEWAGE DISPOSAL Codes	Water Supply Sewage Disposal Plumbing SUBPART M: DESIGN AND CONSTRUCTION STANDARDS FOR NEW
				Section 330,1710	330.1720 330.1730 330.1750 330.1750 330.1760	Section	330.1910 330.1920 330.1930	330.1950 330.1950 330.1950 330.1990 330.1990		Section 330.2210 330.2220 330.2230	Section 330,2410 330,2420	Section 330.2610	330,2620 330,2630 330,2640
ILLINOIS SPOIS.ER	STAN THEN OF PUBLIC HEALTH	NOTICE OF ADOPTED AMENDMENT(S)		SUBPART C: FOLICIES	Resident Care Policies Admission and Discharge Policies Contract Between Resident and Facility Residents' Advisory Council	Personnel Policies Initial Health Evaluation for Employees Disaster Preparedness	Serious Incidents and Accidents SUBPART D: PERSONNEL	Personnel Nursing and Personal Care Assistants (Repealed) Student Interns (Repealed) Consultation Services Personnel Policies	SUBPART E: HEALTH SERVICES AND MEDICAL CARE OF RESIDENTS	Medical Care Policies Personal Care Life-Sustaining Treatments Communicable Disease Policies Tuberculin Skin Test Procedures Behavior Emergencies	SUBPART F: RESTORATIVE SERVICES Activity Program	Work Programs Written Policies for Restorative Services SUBPART G: MEDICATIONS	Medication Policies Administration of Medication Labeling and Storage of Medications
1,0.2.	Ž		3601103		Section 330, 110 330, 20 330, 330	330.762	330.780	Section 330.910 330.913 330.916 330.920 330.930	, t	330.1110 330.1120 330.1125 330.1130 330.1135	Section 330,1310	330.1320	Section 330.1510 330.1520

Section

NOTICE OF ADOPTED AMENDMENT(S)

New Constructions, Additions, Conversions, and Alterations Preparation and Submission of Drawings and Specifications Housekeeping, Service, and Storage Applicable Requirements (Repealed) Submission of a Program Narrative Additions to Existing Structures Applicability of These Standards Living, Dining, Activity Rooms General Building Requirements Architectural Drawings Second Stage Drawings Bath and Toilet Rooms First Stage Drawings Structural Drawings Mechanical Drawings Electrical Drawings Special Care Room Specifications Administration Building Codes Electrical Corridors Plumbing Bedrooms Kitchen Laundry Heating Site 30.3110 330.3160 330.3180 30.3010 30,3030 30.3040 30,3050 30,3060 30.3080 130.3090 30.3140 330.2810 330,2820 330,2830 330.2840 130.2860 30,2340 30.2890 30,3020 33.2850

SUBPART N: FIRE PROTECTION STANDARDS FOR NEW SHELTERED CARE FACILITIES

Fire Extinguishers, Electric Wiring, and Miscellaneous Exit Facilities and Subdivision of Floor Areas Stairways, Vertical Openings, and Doorways Fire Department Service and Water Supply Hazardous Areas and Combustible Storage Applicable Regurrements (Repealed) Exit Lights and Directional Signs Applicability of These Standards Fire Alarm and Detection System General Building Reguirements Fire Protection Corridors Section 330,3310 330.3370 330,3390 330.3410 330.3420 30.3330 330.3340 330,3350 330,3360

SUBPART O: DESIGN AND CONSTRUCTION STANDARDS FOR

Use of Fire Extinguishers, Evacuation Plan, and Fire Drills

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DEPARTMENT OF PUBLIC HEALTH

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NOTICE OF ADOPTED AMENDMENT(S)

EXISTING SHELTERED CARE FACILITIES

Site

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Section

General Building Requirements Administration Corridors Bath and Toilet Rooms Living, Dining, and Activity Rooms Bedrooms Special Care Room Kitchen	Laundry Room Housekeeping and Service Rooms and Storage Space Plumbing and Heating Electrical SUBPART P: FIRE PROTECTION STANDARDS FOR EXISTING	rvice and Water Supply Areas a Subdivision of Floor lopenings, and boorwa loe Lights and Direction a Combustible Storage ection System bectric Wiring, and
330,3620 330,3630 330,3640 330,3650 330,3660 330,3680	330,3730 330,3710 330,3720 330,3730	Section 330,3910 330,3930 330,3940 330,3940 330,3970 330,3990 330,3990

SUBPART Q: RESIDENT'S RIGHTS

Use of Fire Extinguishers, Evacuation Plan, and Fire Drills Fire Extinguishers, Electric Wiring, and Miscellaneous

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Section 330.4210 330.4210 330.4220 330.4240 330.4240 330.4260 330.4260 330.4290 330.4310 330.4330

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SUBPAST R: DAY CARE PROCEAUS

Section 330.4510 Day Care In Long-Term Care Facilities

Services for Different Only Minimal Humidity FOL Components, and Illustrative Directors Who Need Classification of Distinct Part of a Facility Relative Forms for Day Care in Long-Term Care Facilities Disaster Preparedness Parameters --Levels of Service (Repealed) For Activity Shelieted Care Sacilities The pretation. Consultation Criteria Temperature 00 KICKSSSK APPENDIX NICKSEEK NICNEGGE TABLE A

AUTHORITY: Implementing and authorized by the Nursing Home Care Act (Ill. Rev. Stat. 1991, ch. Ill 1/2, pars. 451-101 et seq.) $\{210\ \text{LLCS}\ 45\}$.

Emergency rules adopted at 4 Ill. Reg. 10, p. 807, effective March 1, 1980, for a maximum of 150 days; adopted at 4 Ill. Reg. 30, p. 933, effective July 28, 1980; amended at 6 Ill. Reg. 5981, effective May 3, 1982; amended at 6 Ill. Reg. 8198, effective June 29, 1982; amended at 6 Ill. Reg. 14547, effective November 8, 1982; amended at 6 Ill. Reg. 14681, effective November 15, 1982; amended at 7 Ill. Reg. 1963, effective January 28, 1983; amended at 7 Ill. Reg. 6973, effective May 17, 1983; amended at 7 Ill. Reg. 15825, effective November 15, 1983; amended at 8 Ill. Reg. 15596, effective August 15, 1984; amended at 8 Ill. Reg. 15941, effective August 17, 1984; codified at 8 Ill. Reg. 19790; amended at 8 Ill. Reg. 24241, effective November 28, 1984; amended at 8 Ill. Reg. 24696, effective December 7, 1984; amended at 9 Ill. Reg. 2952, 1985; amended at 11 Ill. Reg. 16879, effective October 1, 1987; amended at 12 effective October 1, 1988; emergency amendment at 12 Ill. Reg. 18939, effective October 24, 1988, for a maximum of 150 days; emergency expired March 23, 1989; amended at 13 Ill. Reg. 6562, effective April 17, 1989; amended at 13 Ill. Reg. 19580, effective December 1, 1989; amended at 14 Ill. Reg. 14928, effective October 1, 1990; amended at 15 Ill. Reg. 516, effective January 1, 1991; amended at 16 Ill. Reg. 651, effective January 1, 1992; amended at 16 Ill. Reg. September 3, 1992; emergency amendment at 17 Ill. Reg. 2405, effective February 3, 1993, for a maximum of 150 days; emergency expired on for a maximum of 150 days; emergency expired on October 3, 1993; amended at 17 III. Reg. 15089, effective September 3, 1993; amended at 17 III. Reg. 16180, effective January 1, 1994; amended at 17 III. Reg. 19258 effective effective February 25, 1985; amended at 9 Ill. Reg. 10974, effective July 1, Ill. Reg. 1017, effective December 24, 1987; amended at 12 Ill. Reg. 16870, July 3, 1993; emergency amendment at 17 Ill. Reg. 8000, effective May 6, 1993, 14370, effective October 26, 1993

SUBPART A: GENERAL PROVISIONS

Section 330.175 Denial of Renewal of License

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENT(S)

the license of the facility shall be allowed to expire when the Director or his designee finds that a condition, occurrence, or situation in the facility meets any of the criteria specified in Section 330.165(b). Pursuant to Section 10-65 of the Illinois Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, par. 1010-65) [5 ILCS 100/10-65], licensees who are individuals are subject to denial of renewal of licensure if the individual is more than 30 days delinquent in complying with a child support order.

b) When the Director or his designee determines that an application for renewal of a license of a facility is to be denied, the Department shall notify the facility. The notice to the facility shall be in writing and shall include:

 A clear and concise statement of the basis of the denial. The statement shall include a citation to the provisions of the Act and these-tutes this Part on which the application for renewal is being denied. A statement of the date on which the current license of the facility will expire as provided in subsection (c) of this Section and Section 3-119(d) of the Act.

3) A description of the right of the applicant to appeal the denial of the application for renewal and the right to a hearing. (Section 3-119(b) of the Act) c) The effective date of the nonrenewal of a license shall be as provided in Section 3-119(b) of the Act

d) The current license of the facility shall be extended by the Department when it finds that such extension is necessary to permit orderly removal and relocation of residents. (Section 3-119(d)(3) of the Act)

(Source: Amended at 17 Ill. Reg. 19258 , effective October 26, 1993)

Section 330.180 Revocation of License

a) The license of a facility shall be revoked when the Director or his designee finds that a condition, occurrence or situation in the facility meets any of the criteria specified in Section 330.165(b).

In addition, the license of a facility will be revoked when the facility fails to abate or eliminate a level A violation as provided in Section 330.282(b). Pursuant to Section 10-65 of the Illinois Administrative Procedure Act, licensees who are individuals are subject to revocation of licensure if the individual is more than 30 days delinquent in complying with a child support order.

b) When the Director or his designee determines that the license of a facility is to be revoked, the Department shall notify the facility. The notice to the facility shall be in writing and shall include: A clear and concise statement of the basis of the revocation. The statement shall include a citation to the provisions of the

NOTICE OF ADOPTED AMENDMENT(S)

A statement of the date on which the revocation will take effect in Subsection (c) of this Section and Section Act and these rules on which the license is being revoked. 3-119(d) of the Act. as provided 2)

appeal the revocation of the license and the right to a hearing. A description of the right of the facility to 3-119(b) of the Act

The effective date of the revocation of a license shall be as provided in Section 3-119(d) of the Act. The effective date of the revocation shall be extended by the orderly removal and relocation of residents. (Section 3-119(d)(3) of Department when it finds that such extension is necessary to the Act)

effective 19258 Reg. 111. 17 S, October 26, 1993 (Source: Amended

Section 330.270 Monitor and Receivership

The Department may place an employee or agent to serve as a monitor in a facility when any of the following conditions exist: (p

The facility is operating without a license;

has suspended, revoked or refused to renew existing license of the facility; The Department

nne raciiity is closing or has informed the Department that it intends to close and adequate arrangements for relocation of residents have not been made at least 30 days prior to closure;

because of the unwillingness or inability of the licensee to As used in this subsection, "emergency" means a threat The Department determines that an emergency exists, whether or not it has initiated revocation or nonrenewal procedures, remedy the emergency the Department believes a monitor is unwilling or unable to correct. (Section 3-501 of the Act) to the health, safety or welfare of a resident that the 4)

monitor shall meet the following minimum requirements: The (q

be in good physical health as evidenced by a physical examination by a physician within the last year; 7

have an understanding of the needs of nursing home residents as evidenced by one year of experience in working with the elderly in programs such as patient care, social work or advocacy;

have an understanding of the Act and this Part which are the subject of the monitor's duties as evidenced in a personal interview of the candidate;

to the owners of the involved facility through except ownership of stock that is traded on a stock exchange; blood, marriage or common ownership of real or personal related 4)

full-time work experience in the long-term care have successfully completed a baccalaureate degree; and two years (9)

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DEPARTMENT OF PUBLIC HEALTH

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industry of the State of Illinois.

Department; shall perform the duties of a monitor delineated in Section 3-502 of the the Act; and shall accomplish the following actions: The monitor shall be under the supervision of 0

visit the facility at least five days per week or as directed by review all records pertinent to the condition for such monitor's the Department;

oral report detailing the observed conditions of the facility; and provide to the Department a weekly written report placement under subsection (a) of this Section;

shallbe available as a witness for hearings involving the condition for placement as monitor. (}

correspondence, records and reports shall be transmitted to and become the property of the Department, —ptus, In addition, findings and results of the monitor's work done under this Part shall be strictly disclosure only in accordance with the provisions of the Freedom of All communications, including but not limited to data, memoranda, confidential and not subject to disclosure without written subject Information Act, subject to the confidentiality requirements of authorization from the Department or by court order g)

The assignment as monitor may be terminated at any time by the Department. (e

professional organizations, consumer groups and health-care management corporations, the Department shall maintain a list of receivers. To be placed on the list, individuals must valid Illinois Nursing Home Administrator's License, experience in financial and operations management of a long-term care facility experts Through consultation with the long-term care industry Preference on the list shall be given to individuals consultative meet the following minimum requirements: 07 access aforementioned experience. with individuals E)

in good physical and mental health as evidenced by a physical examination by a physician within the last year;

the delivery of the highest possible quality of care as evidenced by one year of experience in working with the elderly in programs have an understanding of the needs of nursing home residents such as patient care, social work, or advocacy;

this have an understanding and working knowledge of the Act and Part as evidenced by a personal interview of the candidate;

Illinois have successfully completed a baccalaureate degree; and have two years full-time working experience in 5 (5

long-term care industry.

by a court, proceedings Upon appointment of a receiver for a facility Department shall inform the individual of all legal date which concern the facility 6

The receiver may request that the Director of the Department authorize expenditures from monies appropriated, pursuant to Section 3-511 of q

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NOTICE OF ADOPTED AMENDMENT(S)

many and the operation of the facility are in the case of Department ordered patient transfers, the receiver may: "....: by the receiver.

- 1) assist in providing for the orderly transfer of all residents in to other suitable facilities, or make other provisions for their continued health: 136 13C: : : 1
- in providing for transportation of the resident, his discharged; assist in locating alternative placement; assist in preparing the resident for transfer; and permit the resident's legal guardian to participate in the selection of the resident's medical records and his belongings if he is transferred
- unless emergency transfer is necessary, explain alternative placements to the resident and provide orientation to the place chosen by the resident or resident's guardian.
- In any action or special proceeding brought against a receiver in the aforesaid the aforesaid powers and duties, the receiver shall be considered a public employee under the Local Governmental and Governmental Employees Tort Immunity Act (Ill. Rev. Stat. 19671991, ch. 85, par. 1-101 et seq.) [745 ILCS 10]. A receiver may be held liable in a personal capacity only for the receiver's own gross receiver's official capacity for acts committed while carrying out the or breach of fiduciary duty. (Section intentional acts

19258 Reg. I11. 17 October 26, 1993 (Source: Amended

SUBPART C: POLICIES

Section 330.730 Contract Between Resident and Facility

- Contract Execution
- of the period of previous contract, or when the source of payment Before a person is admitted to a facility, or at the expiration from public to private funds, a written contract shall executed between a licensee and the following in order for the resident's care changes from private to public funds priority:
 - or . if the person is a minor, his parent or The person, guardian; or
- The person's guardian, if any, or agent, if any, as defined in Section 11a-23 of the "Probate Act of 1975", as-now-or B)
- A member of the person's immediate family. Section 2-202(a) hereafter-amended; or Û
- An adult person shall be presumed to have the capacity to contract for admission to a long-term care facility unless he has been adjudicated a "disabled person" within the meaning of 2)

DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENT(S)

- amended, or unless a petition for such an adjudication is pending Section 11a-2 of the Probate Act of 1975, as--mow--er--hereafter in a circuit court of Illinois. (Section 2-202(a) of the Act)
 - guardianship or for modification of guardianship is filed within provided further that such a contract is executed within ten days there is no guardian, agent or member of the person's immediate family available, able or willing to execute the contract required by Section 2-202 of the Act and a physician consent to placement in a facility, or if a person has already entered allowing residential placement of the person, that person 15 days of the person's admission to a facility, and provide may be admitted to a facility before the execution of a contract determines that a person is so disabled as to be unable of the disposition of the petition. (Sec 2-202(a) of the Act) required by that Section; provided that a petition been found to be a "disabled person", but no order
 - No adult shall be admitted to a facility if he objects, orally or in writing, to such admission, except as otherwise provided in Disabilities Code, as amended, or Section lla-14.1 of the Probate Chapters III and IV of the Mental Health and Developmental Act of 1975, as amended. (Section 2-202(a) of the Act)
- If on the effective date of this Part, a person has not executed a contract as required by Section 2-202 of the Act, then such a contract shall be executed by, or on behalf of, the person, within ten days of the effective date of these-rutes this Part, unless a petition has been filed for guardianship or modification of guardianship. If a petition for guardianship or modification shall be executed within ten days of the disposition of such of guardianship has been filed, and there is no guardian, agent member of the person's immediate family available, able, or willing to execute the contract at that time, then a contract (2)
- The contract shall be clearly and unambiguously entitled, "Contract Between Resident and (name of facility)." petition. (q
- facility licensed under the Act) enters a the licensee's policy regarding discharge of a resident whose private c)d] A resident shall not be discharged or transferred at the expiration funds for payment of care are exhausted. (Section 2-202(a) of the Act) prospective resident and his guardian, if any, with written notice of shall Act, the Jo (any contract under Section licensee 0
 - of the term of a contract, except as provided in Sections 3-401 d)e) At the time of the resident's admission to the facility, a copy of through 3-423 of the Act. (Section 2-202(b) of the Act)

the contract shall be given to the resident, his guardian, if any, and

of each person signing the contract for the facility shall be clearly The title any other person who executed the contract. (Section 2-202(c) of e→f) The contract shall be signed by the licensee or his agent.

indicated next to each such signature. The nursing home administrator

NOTICE OF ADOPTED AMENDMENT(S)

If any person other than the line labelled "signature signatory is to be held individually responsible under the contract, that person shall also sign The contract shall be signed by, or for, the resident, responsible party" or "signature of guarantor." in subsection (a) of this Section. payments due under the contract, that a separate signature may sign as the agent of the licensee. no

The contract shall include a definition of "responsible party" or "guarantor" which describes in full the liability incurred by any such

A copy of the contract for a resident who is supported by nonpublic funds other than the resident's own funds shall be made available to providing the funds for the resident's support. (Section 2-202(d) of the Act) the person

facility and be made available upon request to representatives of the Department and the Department of Public Aid. (Section 2-202(e) of the i+j] The original or a copy of the contract shall be maintained in

The contract shall be written in clear and unambiguous language and shall be printed in not less than 12 point type. (Section 2-202(f) of the Act) J+K)

contract shall specify the term of the contract. (Section 2-202(g)(l) of the Act) k†l] The

1) Services Provided and Charges

The contract shall specify the services to be provided under the contract and the charges for the services. (Section 2-202(g)(2) A paragraph shall itemize the services and products to be provided by the facility and express the cost of the itemized services and products to be provided either in terms of a daily,

weekly, monthly or yearly rate, or in terms of a single fee. contract shall specify the services that \max be provided to supplement the contract and the charges for the services. (Section 2-202(g)(3) of the Act) min The

A paragraph shall itemize all services and products offered by the facility or related institutions which are not covered by the rate or fee established in subsection (+m) of this Section. can be calculated with definiteness at the time the contract is executed, then such additional cost shall be specified in the

separate rate or fee for any such supplemental service or product

If the cost of any itemized service or product to be provided by the facility or related institutions to the resident cannot be established or predicted with definiteness at the time of the resident's admission to the facility or at the time of the execution of the contract, then no cost for that service or product need be stated in the contract. But the contract shall itemized service or product and explaining that the resident will include a statement explaining the resident's liability for 2)

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NOTICE OF ADOPTED AMENDMENT(S)

receiving a bill for such itemized service or product beyond and in addition to any rate or fee set forth in the contract. nto) The contract shall specify the sources liable for payments due

the contract. (Section 2-202(g)(4) of the Act) etp) Deposit Provisions

The contract shall specify the amount of deposit paid. (Section 2-202(g)(5) of the Act)

contract shall specify when such deposit shall be conditions (if any) which must be satisfied by the resident Such amount shall be expressed in terms of a precise number of contract shall provide express notice of such nonrefundability. satisfaction of all such conditions, the deposit shall by the facility. The contract shall specify returned to the resident. If the deposit is nonrefundable $\underline{\iota}$ facility shall return the deposit. the and the returned

contract shall specify the rights, duties and obligations of the furnished on a separate document which complies with the requirements resident, except that the specification of a resident's rights may of Section 2-211 of the Act. (Section 2-202(g)(6) of the Act)

inspect-and-copy-the-resident-s-records-and-authorizes-the- resident-s resident's representative, if any. The resident shall provide the facility with behalf of the resident required by Section 2-202 of the Act. (Section 2-202(h) of the Act) The-resident-shall-provide-the--facility--with--a еор--о£--еће-writeen-agreement-between-the residont-and-mhe-residentгертезеп€ав≟уе--уһтеһ--ацеһогтеез--еће---гезтанет-з--гергетеп+детуе--+ representative--to- expedte--thr--rontract--on- behaft-of-thr-resident resident' contract of the written agreement between the resident and resident's qtr) The contract shall designate the name of authorizes the resident's representative to execute authorizes the copy which inspect and representative representative to

shall not apply to life-care contracts through which a facility agrees remainder of the resident's life nor to continuing-care contracts through which a facility agrees to supplement all available forms of financial support in providing maintenance and care for a resident in physical or mental health to leave the facility, the on seven days 30 days notice. All charges shall be prorated as of the date on which any payments have been made in advance, the excess shall be refunded to the resident. This provision throughout the remainder of the resident's life. (Section 2-202(i) of $r \rightarrow s$) The contract shall provide that if the resident is compelled by in all other situations, to provide maintenance and care for a resident throughout resident may terminate the contract and all obligations under it contract and all obligations under it shall terminate It shall also provide that required-by-Section-2-202-of-the-Act. and, if the contract terminates,

F I THE TELLION S ARVES

NOTICE OF ADOPTED AMENDMENT(S)

maintenance services, conditioned upon the transfer of an entrance fee to the provider of such services in addition to or in lieu of the 9+t] After-3nty-17-19827--attAll facilities which offer to provide a ●1460-4655-1465-155・するもとといるす。・チャリチャも長り・トゥのしゃといるす。 ひだっちしおだ ニュース ここのだっちのこ the care and services life care contract, shall meet all of the provisions of the Life Care par. 4160-1 as-now-or-hereafter-amended, including the obtaining of a permit from the Department, before they may enter into addition involved, for a term in excess of one year or for life pursuant such contracts. (Section 2(c) of the Life Care Facilities Act) Facilities Actr (Ill. Rev. Stat. 1987 1991, ch. 111 1/2, in medical services, or personal care services, regular periodic charges for et seq.) [210 ILCS 40] payment of

ttu] In addition to all other contract specifications contained in this Section, admission contracts signed-or--renewed--after--July-1,--1985 shall also specify:

whether the facility accepts Medicaid clients;

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the facility requires a deposit of the resident or his family prior to the establishment of Medicaid eligibility; whether

in the event that a deposit is required, a clear and concise statement of the procedure to be followed for the return of such deposit to the resident or the appropriate family member guardian of the person; 3)

that all deposits made to a facility by a resident, or on behalf of a resident, shall be returned by the facility within 30 days suchdeposits must be drawn upon or encumbered in accordance with Medicaid eligibility requirements established by the Illinois the establishment of Medicaid eligibility, unless Department of Public Aid. (Section 2-202(j) of the Act) 4)

u + v It shall be a business offense for a facility to knowingly and intentionally both retain a resident's deposit and accept Medicaid payments on behalf of the resident. (Section 2-202(k) of the Act)

19258 Reg. 111. 17 October 26, 1993 (Source: Amended

effective

SUBPART D: PERSONNEL

Section 330.916 Student Interns (Repealed)

- No--person--who--meets--the--definition--of--student-intern-in-Section 330-330-shall-be-required-to-complete-a-current-course-of-training-for naraing--assistants---or--successfally-y---complete----the----Bepartment-s proficiency-examination: 40
 - The-facility-may-utilize-interns-to-perform-basic-nursing-and-personal care--assatant--practices--{see-77-III--Adm.-Code-395.3007--bat-shair Code--300.1210(b)}7--in-bed--bathingy--assistance-with-skin-carey-foot not-allow-interns-to-provide-rehabilitatation-nursing-(see-77-flt---Admcare,-enemas,-or-any--medical--procedure,--except--under--the--direct; 4

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENT(S)

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No--facility--shali--have-more-than-fifteen-percent-of-ites-nursing-and personal-care-assistant-staff-positions-held-by-student-interns; 1

effective 19258 Reg. I111. 17 October 26, 1993 (Source: Repealed

SUBPART Q: RESIDENT'S RIGHTS

Section 330.4210 General

- No resident shall be deprived of any rights, benefits, or privileges a facility. guaranteed by law based on their status as a resident of (A,-B) (Section 2-101 of the Act) (A, B) ۵)
- A resident shall be permitted to retain and use or wear his personal deemed medically inappropriate by a physician and so documented in the resident's property in his immediate living quarters, unless clinical record. (Section 2-103 of the Act) Q
 - If clothing is provided to the resident by the facility it shall be of (Section 2-103 of the Act) a proper fit. ω
 - The facility shall provide adequate and convenient storage space q q
- The facility shall provide a means of safeguarding small items of facility so long as the residents have daily access to such valuables. the personal property of the resident. (Section 2-103 of the Act) value for its residents in their rooms or in any other part of (Section 2-103 of the Act) (e
 - The facility shall make reasonable efforts to prevent loss and theft of residents' property. Those efforts shall be appropriate to the particular facility and may, for example, include, but are not limited staff training and monitoring, labeling property, and frequent property inventories. (Section 2-103 of the Act) to, £)
 - fig) The facility shall develop procedures for investigation investigating shall promptly investigate all such complaints. (Section 2-103 of the of resident's residents' property and complaints concerning theft
- 9+h) The facility administrator shall ensure that married residents residing in the same facility be allowed to reside in the same room within the facility unless there is no room available in the facility or it is deemed medically inadvisable by the resident's residents' residents' attending physician and so documented in the resident's medical records. (Section 2-108(e) of the Act)
 - h)1 There shall be no traffic through a resident's room to reach any other area of the building. (B)
- 4)) Children under 16 years of age who are related to employees or owners of a facility, and who are not themselves employees of the facility, shall be restricted to quarters reserved for family or employee use except during times when such children are part of a group visiting the facility as part of a planned program, or similar activity.

NOTICE OF ADOPTED AMENDMENT(S)

- to perform labor for a facility. (Section jtk) A resident may refuse 2-113 of the Act)
- Upon a and if necessary at his expense, the facility administrator shall make arrangements for a resident's attendance at However, no religious beliefs or practices, or attendance at religious services, may k+1] A resident shall be permitted the free exercise of religion. imposed upon any resident. (Section 2-109 of the Act) the resident's choice. religious services of request, resident's
 - it pertains to 1) All facilities shall comply with the Election Code (Ill. Rev. Stat. absentee voting for residents of licensed long-term care facilities. Д S3 1987 1991, ch. 46, par. 1-1 et seq.) [10 ILCS 5]
- representative and physician of the resident's death or when the man) The facility shall immediately notify the resident's next of kin, resident's death appears to be imminent. (Section 2-208 of the Act)
 - facility shall also immediately notify the resident's Eamily, such as accidents, sudden illness, disease, unexplained guardian, representative, conservator and any private or public agency financially responsible for the resident's care whenever unusual absences, extraordinary resident charges, billings, administrative marters arise. (B) circumstances (0fu
- Where a resident, a resident's representative or a resident's next of county in which the facility is located for an order placing the separately, may file a verified petition to the circuit court for the Act) "emergency" means a threat to the kin believes that an emergency exists each of them, collectively or safety or welfare of a resident that the facility is unwilling facility under the control of a receiver. (Section 3-503 of the or unable to correct. (Section 3-501 of the Act) As used in Section 3-503 of the Act,

effective 19258 Reg. 111. October 26, 1993 (Source: Amended

Section 330.4330 Facility Implementation

- The facility shall establish written policies and procedures to implement the responsibilities and rights provided in Article II of the Act. The policies shall include the procedure for the The policies shall be clear and unambiguous and shall be available for printed in not less than 12 point type, shall be distributed to each resolution of resident complaints under the Act. inspection by any person. A summary of the policies and procedures, resident and representative. (Section 2-210 of the Act) investigation and (r
 - upon request to next of kin, sponsoring agencies, representative The facility shall provide copies of these policies and procedures payees and the public.
- resident shall be given a written summary explanation prepared by the Each resident and resident's quardian or other person acting for the rights enumerated in Part I of Article II of the Act and in Part 4 of Article all Ombudsman of Long-term Care Office of the State Û

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For residents of facilities participating in Title 18 or 19 of residents' rights enumerated in the Act. The explanation shall be of implementation of the Act each resident shall be given a written summary of all the rights enumerated in Part I of Article II resident is unable to read such written summary case of a minor or a person having a include an explanation given at the time of admission to a facility or as soon thereafter as condition of this resident permits, but in no event later than 48 the resident in a language the guardian or other person acting for the resident shall be fully informed of these rights and-responsibilities. (Section 2-211 of hours after admission, and again at least annually thereafter. At resident guardian, or other person acting for him, both the the Social Security Act, the explanation shall explanation, it shall be read to In the resident understands. If a of the Act. # O the Act) parent, time the

writing the receipt from the the Act and a copy of all facility policies implementing such rights. parent of facility of a copy of all resident rights set forth in Article guardian, or The resident, resident's representative, minor resident shall acknowledge in (e

The facility shall ensure that its staff is familiar with and observes and responsibilities enumerated in the Act and this Part. (B) (Section 2-212 of the Act) (B) rights

effective 19258 17 October 26, 1993 (Source:

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NOTICE OF ADOPTED AMENDMENTS

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Skilled Nursing and Intermediate Care Facilities Code

Code Citation: 61

77 Ill. Adm. Code 300

Adopted Action: Amendments Section Numbers: 300.175 er,

Amendments Amendments Amendments Amendments Amendments Amendments 300.3210 300.3330 300.180 300.270 300.630 300.660 300.665

Statutory Authority: 4

Amendments

Ill. Rev. Stat. 1991, ch. 111 1/2, pars. 4151-101 et seq. Nursing Home Care Act [210 ILCS 45]

Effective Date of Rules: 2

October 26, 1993

No X Yes Does this Rulemaking Contain an Automatic Repeal Date? 6

If "yes," please specify date:

Does this Rulemaking Contain Any Incorporations By Reference? Yes X 5

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Date Filed in Agency's Principal Office: 8

October 26, 1993

Date Notice(s) of Proposal was Published in Illinois Register: 6

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

February 5, 1993

17 III. Reg. 1346

Has the Joint Committee on Administrative Rules issued a Statement of Objections to this/these Rules? 10)

If "yes," please complete the following:

Statement of Objection: 8

Agency Response: B

III. Reg. Ill. Reg.

Date Agency Response Submitted for Approval to the Joint Committee: Û

Difference Between Proposal and Final Version: 11)

The following changes were made in response to comments received during the first notice or public comment period:

- In Section 300.180, changes were made to reflect the correct existing language and to retain the statutory language. --
- In Section 300.630(c), the Department added "(any facility licensed under the Act)" after "LICENSEE" in line 1. 7
- Programs approved in accordance with 77 III. Adm. Code 395.150(a)(2) may last longer than 120 days. However, a nursing assistant may be employed no more than 120 days prior to the successful completion of the program course work and In Section 300.660(a)(2), the Department revised the last sentence as follows: the competency evaluations."
- omitted from the last sentence. Existing language that is being stricken was added "procedures"; contained in the rules governing training programs for In Section 300.660(d), the Department included language that was inadvertently nursing assistants and aides." New language was added after "aides": "are found to be deficient during inspection,"
- In Section 300.660(g), the Department added "in accordance with subsection (a)(2) of this Section" after "PROGRAM." Š.

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

- In Section 300.665(a), the Department deleted "or successfully complete the Department's proficiency examination." 6
- Citations to the Illinois Compiled Statutes were added to statutory citations. 7.

The following changes were made in response to comments and suggestions of the Joint Committee on Administrative Rules:

- APPEAL THE REVOCATION OF THE LICENSE..." rather than "...THE Section 300.180(b)(3) was corrected to state in part: "...THE FACILITY TO APPLICANT TO APPEAL THE DENIAL OF THE APPLICATION FOR RENEWAL..
- Section 300.270(a)(6) was moved to the end of subsection (a)(4). 5
- Have all the changes agreed upon by the Agency and the Joint Committee been made as indicated in the agreement letter issued by the Joint Committee? 12)

The Department has made all the changes to which it agreed with the Joint Committee.

- Will the Rules Replace an Emergency Rule Currently in Effect? 13)
- No X Yes
- Are there any other Amendments Pending on this Part? 14)

Yes X

If Yes:

Numbers Proposed Action III. Reg. Citation	Amendments 17 III. Reg. 12205	Amendments 17 III. Reg. 12205	Amendments 17	Amendments	Amendments	Amendments	Amendments	
Section Numbers	300.120	300.140	300.150	300.160	300.282	300.330	300,630	

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENTS

Summary and Purpose of Rules: 15)

The rules in Part 300 govern the licensure of long-term care facilities that provide skilled nursing and intermediate care. The Department is amending the rules to reflect legislation enacted during the 1991 session of the General Assembly. Additional changes will clarify the Department's policies and facilitate the administration of the rules and the Nursing Home Care Act.

Bill 2486), effective January 1, 1992, which amended Section 16 of the Illinois Administrative Procedure Act to authorize State licensing agencies to revoke or refuse to renew the licenses of individuals who are found to be more than 30 days delinquent in complying with a child support order. Licensees who are individuals will be subject to Section 300.175 - This Section is being amended pursuant to Public Act 87-412 (House denial of licensure renewal under this provision.

Section 300.180 - Also in accordance with Public Act 87-412, licensees who are delinquent in complying with a child support order. In addition, the language referring to denial of licensure renewal is being changed to refer to revocation of licensure. individuals will be subject to licensure revocation if they are more than

489), effective January 1, 1992. An emergency, for the purposes of placement of a monitor in a facility, means "a threat to the health, safety or welfare of a resident that the Section 300.270 - A definition of "emergency" is being added in accordance with Section 3-501 of the Nursing Home Care Act, as amended by Public Act 87-549 (House Bill facility is unwilling or unable to correct.

into a contract with a resident, the licensee shall provide the resident and his guardian with written notice of its policy regarding discharge of a resident whose private funds for Section 300.630 - Public Act 87-225 (Senate Bill 510, effective January 1, 1992) amended Section 2-202(a) of the Nursing Home Care Act to require that before a licensee enters payment of care are exhausted. The statutory language is being added as subsection (c). Subsection (s) is being amended to include statutory language from the Life Care Facilities Act. Section 300,660 - The amendments to Section 300,660 will implement changes in the language is also being updated, and two new statutory provisions concerning information contained in the Department's the nurse aide registry are being added pursuant to Public Department's nurse aide training program and correspond to amendments to 77 III. Adm. Statutory Code 395, Long-Term Care Assistants and Aides Training Program code. Act 87-691 (House Bill 2465, effective January, 1992).

NOTICE OF ADOPTED AMENDMENTS

Section 300.665 - This section is being amended to require that student interns be evaluated and deemed competent in accordance with the standards set forth in 77 III.

Adm. Code 395.300 before performing basic nurse assistant skills. Medical procedure may not be performed by student interns, and other specified procedures are to be performed only under the direct, immediate supervision of a licensed nurse.

Section 300.3210 - Section 300.3210 is being amended to implement Public Act 87-549 (House Bill 489, effective January 1, 1992), which requires facilities to make reasonable efforts to prevent loss and theft of residents' property. The definition of "emergency" include in P.A. 87-549, for purposes of placing a facility under receivership, is also being added to the rules.

Section 300.3330 - The Department is adding statutory language from Public 87-549 (House Bill 489, effective January 1, 1992) concerning the resident rights information provided to residents and their guardians at the time of admission to a facility.

16) Information and Questions regarding this Adopted Rulemaking shall be directed to:

Ms. Gail DeVito, Division of Governmental Affairs, Department of Public Health, 535 West Jefferson, Fifth Floor, Springfield, Illinois 62761, 217/782-6187.

The full text of the Adopted Amendments begins on the next page:

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 77: PUBLIC HEALTH CHAPTER I: DEPARTMENT OF PUBLIC HEALTH SUBCHAPTER c: LONG-TERM CARE FACILITIES

PART 300 SKILLED NURSING AND INTERMEDIATE CARE FACILITIES CODE

SUBPART A: GENERAL PROVISIONS

or Administrative Information to Be Made Available to the Public By the Department Information to Be Made Available to the Public By the Licensee Issuance of an Initial License for a New Facility
Issuance of an Initial License Due to a Change of Ownership Alcoholism Treatment Programs In Long-Term Care Facilities Department May Survey Facilities Formerly Licensed Experimental Program Conflicting With Requirements Inspections, Surveys, Evaluations and Consultation of Violation Filing an Annual Attested Financial Statement Determination of the Level of a Violation Conditions for Assessment of Penalties Criteria for Adverse Licensure Actions Incorporated and Referenced Materials Notice Determination to Assess Penalties Issuance of Conditional Licenses Reduction or Waiver of Penalties Issuance of a Renewal License Denial of Renewal of License Quarterly List of Violators Determination to Issue a Denial of Initial License Monitor and Receivership Presentation of Findings Calculation of Penalties Application for License Administrative Warning Revocation of License Reports of Correction Ownership Disclosure General Requirements Municipal Licensing Plans of Correction Notice of Violation Warning 300.190 300.120 300,130 300.140 300,150 300.160 300.165 300.170 300,175 300.180 300.210 300.220 300.230 300.240 300.250 300.260 300.270 300.272 300.274 300.276 300.278 300.280 300,282 300.284 300.286 300,288 300.290 300.300 300,310 300.340 300.271 300.277 300.320 300.330

SUBPART B: ADMINISTRATION

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CIES				llity			loyees						
Administrator SUBPART C: POLICIES		Resident Care Policies	Admission and Discharge Policies	Contract Between Resident and Facility	Residents' Advisory Council	Personnel Policies	Initial Health Evaluation for Employees	Nursing Assistants	Student Interns	Disaster Preparedness	Restraints and Safety Devices	Serious Incidents and Accidents	
300.510	Section	300.610	300.620	300.630	330.640	301.653	300.655	330.603	300.665	300.670	300.030	300.690	

SUBPART D: PERSONNEL

General Categories of Personnel Consultation Services Personnel Policies	SUBPART E: MEDICAL AND DENTAL CARE OF RESIDENTS	Medical Care Policies Communicable Disease Policies	Tuberculin Skin Test Procedures Medical Emergencies	Life-Sustaining Treatments Behavior Emergencies Dental Standards
Section 300.810 300.820 300.830	1	300.1010	300,1025	300.1035 330.1143 300.1050

SUBPART F: NURSING AND PERSONAL CARE

	General Requirements for Nursing and Personal Care	Supervision of Nursing Services	Staffing	Additional Requirements
Section	300.1213	30).1229	300.1230	300 1210

SUBPART G: RESIDENT CARE SERVICES

	Program
	Activity
26011011	300.1410

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SUBPART H: MEDICATIONS

	Medication Policies and Procedures	Conformance With Physician's Orders	Administration of Medication	Labeling and Storage of Medications	Control of Medications	SUBPART 1: RESIDENT AND FACILITY RECORDS		Resident Record Requirements
Section	300,1610	300.1620	300.1630	300.1640	300.1650		Section	300.1810

Retention and Transfer of Resident Records Records Pertaining to Residents' Property Staff Responsibility for Medical Records Retention of Facility Records Other Facility Record Requirements Other Resident Record Regulrements Content of Medical Records

300.1820 300.1830 300.1840

300,1850

300.1860 300.1870 300.1880

SUBPART J: FOOD SERVICE

Section	
300.2010	Director of Food Services
300.2320	Dietary Staff in Addition to Director of Food Services
300,2030	Hygiene of Dietary Staff
300.2040	Diet Orders
300.2050	Adequacy of Diet and Meal Pattern
300.2060	Therapeutic Diets
300.2070	Scheduling Meals
300.2080	Menu Planning
300.2090	Food Preparation and Service
300.2100	Food Handling Sanitation
300.2110	Kitchen Equipment, Utensils, and Supplies
	SUBPART K: MAINTENANCE, HOUSEKEEPING, AND LAUNDRY

300.2220 Housekeeping 300.2230 Laundry Services	Section 300.2210	Maintenance
	0.2220	Housekeeping
	0.2230	Laundry Services
		BINDARD CONTINUES - 1 BOX COLL

FURNISHINGS, EQUIPMENT, AND SUPPLIES SUBPART L:

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DEPARTMENT OF PUBLIC HEALTH

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		Supplies
		and
	Supplies	of Equipment
Furnishings	Equipment and Supplies	Stettion of Equipment and Supplies
120.2410	320.2422	300.2430

SUBPART M: WATER SUPPLY AND SEWAGE DISPOSAL

Sewage Disposal Water Supply Plumbing Codes 300.2610 300.2620 300.2630 300.2640 Section

FOR NEW INTERMEDIATE CARE AND SKILLED NURSING FACILITIES SUBPART N: DESIGN AND CONSTRUCTION STANDARDS

Preparation of Drawings and Specifications Applicability of these Standards Dining, Living, Activities Rooms Administration and Public Areas General Building Requirements Therapy and Personal Care Codes and Standards Service Departments Mechanical Systems Electrical Systems Plumbing Systems Nursing Unit Structural Site 300.2920 300.2840 300.2840 300.2840 300.2840 300.2840 300.2840 300.290 300.290 300.2930 300.2930 Section 300.2810

EXISTING INTERMEDIATE CARE AND SKILLED NURSING FACILITIES SUBPART O: DESIGN AND CONSTRUCTION STANDARDS

Preparation of Drawings and Specifications Living, Dining, Activities Rooms Administration and Public Areas General Building Requirements Treatment and Personal Care Electrical Requirements Codes and Standards Service Departments Mechanical Systems Plumbing Systems Applicability Nursing Unit Structural 300.3020 300.3030 300.3040 300.3050 300.3070 300.3080 300.3120 300.3120 300.3130 300.3130 300.3010 Section

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SUBPART P: RESIDENT'S RIGHTS

Section

	Medical and Personal Care Program		glect	Communication and Visitation	unds	Residents' Advisory Council	h Facility	t of Action	Discharge	ocedures	ity	lementation
General	Medical and Pe	Restraints	Abuse and Neglect	Communication	Resident's Funds	Residents' Adv	Contract With Facility	Private Right of Action	Transfer or Discharge	Complaint Procedures	Confidentiality	Facility Implementation
300.3210	300.3220	300.3230	300.3240	300.3250	300.3260	300.3270	300,3280	300.3290	300,3300	300.3310	300.3320	300,3330

SUBPART Q: SPECIALIZED LIVING FACILITIES FOR THE MENTALLY ILL

imum Standards

Care

uc	410 Application of Other Divisions of These Mini		430 Policies	440 Personnel	450 Resident Living Services Medical and Dental	460 Resident Services Program	470 Psychological Services		490 Recreational and Activities Services	500 Individual Treatment Plan	510 Health Services	520 Medical Services	530 Dental Services	540 Optometric Services	
Section	300.3410	300.3420	300.3430	300.3440	300,3450	300.3460	300.3470	300.3480	300.3490	300,3500	300,3510	300.3520	300.3530	300,3540	

Furnishings, Equipment and Supplies (New and Existing Facilities) Design and Construction Standards (New and Existing Facilities)

Occupational Therapy Services Nursing and Personal Care

300,3570 300.3550 300,3560 300.3580

Audiometric Services

Podiatric Services

Resident Care Services

Record Keeping Food Service

300.3590

300.3610 300.3620 300.3630

DAYCARE PROGRAMS SUBPART R:

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APPENDIX A	C.	Interpretation, Components, and Illustrative Services for
		Intermediate Care Facilities and Skilled Nursing Facilities
APPENDIX	M	Classification of Distinct Part of a Facility for Different
		Levels of Service (Repealed)
APPENDIX C	U	Federal Requirements Regarding Patients'/Residents' Rights
APPENDIX	О	'Forms for Day Care in Long-Term Care Facilities
APPENDIX	[±]	Criteria for Activity Directors Who Need Only Minimal
		Consultation
TABLE A		Sound Transmission Limitations in New Skilled Nursing and
		Intermediate Care Facilities
TABLE B		Pressure Relationships and Ventilation Rates of Certain Areas for
		New Intermediate Care Facilities and Skilled Nursing Facilities
TABLE C		Construction Types and Sprinkler Requirements for Existing Skilled
		Nursing Facilities/Intermediate Care Facilities
TABLE D		Disaster Preparedness Parameters - Relative Humidity and
		Temperature

Implementing and authorized by the Nursing Home Care Act (Ill. Rev. ch. 111 1/2, par. 4151-101 et seq.) [210 ILCS 45]

December 26, 1984; amended at 9 Ill. Reg. 4087, effective March 15, 1985; amended at 9 Ill. Reg. 11049, effective July 1, 1985; amended at 11 Ill. Reg. 16927, effective October 1, 1987; amended at 12 Ill. Reg. 1052, effective 8, 1982; amended at 6 Ill. Reg. 14684, effective November 15, 1982; amended at effective June 29, 1982; amended at 6 Ill. Reg. 11631, effective 7 Ill. Reg. 285, effective December 22, 1982; amended at 7 Ill. Reg. 1972, effective January 28, 1983; amended at 7 Ill. Reg. 8579, effective July 11, 1983; amended at 7 Ill. Reg. 15831, effective November 10, 1983; amended at 7 Ill. Reg. 19766; amended at 8 Ill. Reg. 24186, effective November 29, 1984; amended at 8 Ill. Reg. 24668, effective December 7, 1984; amended at 8 Ill. Reg. 25102, effective December 14, 1984; amended at 9 Ill. Reg. 132, effective for a 4684, effective March 24, 1989; amended at 13 Ill. Reg. 5134, effective April 1989; amended at 13 Ill. Reg. 20089, effective December 1, 1989; amended at effective January 1, 1991; amended at 16 Ill. Reg. 681, effective January 1, 1992; amended at 16 Ill. Reg. 5977, effective March 27, 1992; amended at 16 Emergency rules adopted at 4 Ill. Reg. 10, p. 1066, effective March 1, July 28, 1980; emergency amendment at 6 Ill. Reg. 3229, effective March 8, for a maximum of 150 days; amended at 6 Ill. Reg. 5981, effective May 3, September 14, 1982; amended at 6 Ill. Reg. 14550 and 14554, effective November 1983; amended at 7 Ill. Reg. 8579, effective July 11, Ill. Reg. 15864, effective November 15, 1983; amended at 7 Ill. Reg. 16992, effective December 14, 1983; amended at 8 Ill. Reg. 15599, 15603, and 15606, 1984; amended at 8 Ill. Reg. 16999, effective September 5, 1984; codified at 8 naximum of 150 days; emergency expired March 23, 1989; amended at 13 Ill. Reg. for a maximum of 150 days; adopted at 4 Ill. Reg. 30, p. 311, effective effective August 15, 1984; amended at 8 Ill. Reg. 15947, effective August 17, December 24, 1987; amended at 12 111. Reg. 16811, effective October 1, 1988; 1982; amended at 6 Ill. Reg. 6454, effective May 14, 1982; amended at 6 emergency amendment at 12 111. Reg. 18477, effective October 24, 1988, 14 Ill. Reg. 14950, effective October 1, 1990; amended at 15

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amended at 17 Ill. Reg. 15106, effective September 3, 1993; amended at 17 Ill. Reg. 16194, effective January 1, 1994; amended at 17 Ill. Reg. 19279 effective October 26, 1993 150 days; emergency expired on July 3, 1993; emergency amendment at 17 Ill. Reg. 8026, effective May 6, 1993; for a maximum of 150 days; emergency expired on October 3, 1993; effective November 3, 1992; emergency amendment at 17 Ill. Of Reg. 2420, effective February 3, 1993, for a maximum Ill. Reg. 17089,

SUBPART A: GENERAL PROVISIONS

Section 300.175 Denial of Renewal of License

- Application for renewal of a license of a facility shall be denied and in the facility meets any of the criteria specified in Administrative Procedure Act (III. Rev. Stat. 1991, ch. 127, par. 1010-65) [5 ILCS 100/10-65], licensees who are individuals are subject the facility shall be allowed to expire when the renewal of licensure if the individual is more than 30 Director or his designee finds that a condition, occurrence, Section 10-65 of the ev. Stat. 1991, ch. 1 days delinquent in complying with a child support order. Pursuant to Section 300.165(b). license of to denial of situation (B)
 - renewal of a license of a facility is to be denied, the Department When the Director or his designee determines that an application shall The notice to the facility shall notify the facility. writing and shall include:
 - and this Part on which the application for renewal is being A clear and concise statement of the basis of the denial. statement shall include a citation to the provisions of the denied.
- which the current license of the provided in subsection (c) of this Section and Section 3-119(d) of the Act. A statement of the date on which facility will expire as
- denial of the application for renewal and the right to a hearing. A description of the right of the applicant to appeal the (Section 3-119(b) of the Act)
 - provided effective date of the nonrenewal of a license shall be as in Section 3-119(d) of the Act. 0
- The current license of the facility shall be extended by the <code>veparcment</code> when it finds that such extension is necessary to permit orderly removal and relocation of residents. (Section 3-119(d)(3) of

1993
October 26,

Section 300.180 Revocation of License

the The license of a facility shall be revoked when the Director or situation in designee finds that a condition, occurence or (p

NOTICE OF ACCPUED AMENOMENT, ST

In addition, the license of a facility will be revoked when the facility fails to abate or eliminate a level A violation as provided in Section 300.282(b). Pursuant to Section 10-65 of the Illinois Administrative Procedure Act, licensees who are individuals are meets any of the criteria specified in Section 300.165(b). Subject to revocation of licensure if the individual is more than 30

when the Director or his designee determines that the license of a facility is to be revoked, the Department shall notify the facility. The notice to the facility shall be in writing and shall include: days delinguent in complying with a child support order. 13

A clear and concise statement of the basis of the revocation.

The statement shall include a citation to the provisions of the Act and this Part on which the license is being revoked.

A statement of the date on which the revocation will take effect as provided in subsection (c) of this Section and 3-119(d) of the Act.

the license and the right to a hearing. (Section of the facility to appeal A description of the right 3-119(b) of the Act) revocation of 3

The effective date of the revocation of a license shall be as provided in Section 3-119(d) of the Act. 0

Department when it finds that such extension is necessary to permit orderly removal and relocation of residents. (Section 3-119(d)(3) of the revocation shall be extended by The effective date g

effective 19279 Reg. 111. 17 (Source: Amended at October 26, 1993

Section 300.270 Monitor and Receivership

- The Department may place an employee or agent to serve as a monitor in a facility when any of the following conditions exist: ص م
 - 1) The facility is operating without a license;
- renew The Department has suspended, revoked or refused to existing license of the facility;
- of The facility is closing or has informed the Department that intends to close and adequate arrangements for relocation residents have not been made at least 30 days prior to closure
- because of the unwillingness or inability of the licensee to necessary; as used in this subsection, "emergency" means a threat that an emergency exists, whether or to the health, safety or welfare of a resident that the facility a monitor not it has initiated revocation or nonrenewal procedures, Department believes is unwilling or unable to correct; or remedy the emergency the The Department determines 4)
 - Department receives notification that the facility is federal reimbursement program under either Title XVIII (Medicaid) terminated or will not be renewed for participation in 2)

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or Title XIX (Medicare) of the Social Security Act. (Section 3-501 of the Act)

monitor shall meet the following minimum requirements: (q

be in good physical health as evidenced by a physical examination

evidenced by one year of experience in working with the elderly residents in programs such as patient care, social work, or advocacy+;

of the monitors' duties as evidenced in a personal have an understanding of the Act and this Part which are 3)

facility either through blood, marriage or common ownership of real or personal property except ownership of stock that is traded on of the involved interview of the candidate: 1 not be related to the owners exchange: 4)

have successfully completed a baccalaureate degree; and (2)

full-time work experience in the long-term care industry of the State of Illinois. have two years

The monitor shall be under the supervision of the Department; shall perform the duties of a monitor delineated in Section 3-502 of the Act; and shall accomplish the following actions: 0

visit the facility at least five days per week or as directed by 1

the Department;

review all records pertinent to the condition for such monitor's placement under subsection (a) of this Section; 2)

oral report detailing the observed conditions of the facility; provide to the Department a weekly written report and a

shall be available as a witness for hearings involving the condition for placement as monitor.

communications, including but not limited to data, memoranda, correspondence, records and reports shall be transmitted to and become In addition, findings and results of the monitor's work done under this Part shall be strictly written authorization from the Department or by court order subject to οĒ the Freedom Information Act, subject to the confidentiality requirements of to disclosure without disclosure only in accordance with the provisions of the property of the Department,--phus,. confidential and not subject q)

by the The assignment as monitor may be terminated at any time (a

Department.

£)

professional organizations, consumer groups and health-care management corporations, the Department shall maintain a list of receivers. Preference on the list shall be given to individuals possessing a valid Illinois Nursing Home Administrator's License, experience in financial and operations management of a long-term care facility and aforementioned experience. To be placed on the list, individuals must Through consultation with the long-term care industry associations, consultative experts with to with access individuals

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- be in good physical health as evidenced by a physical examination the following minimum requirements: meet
- the delivery of the highest possible quality of care as evidenced by one year of experience in working with the elderly in programs such as patient care, social work, or advocacy;;
 - an understanding and working knowledge of the Act and this Part, as evidenced in a personal interview of the candidate-1
- have successfully completed a baccalaureate degree; and
- have two years full-time working experience in the Illinois
- Upon appointment of a receiver for a facility by a court, the Department shall inform the individual of all legal proceedings date which concern the facility, long-term care industry. 6
- The receiver may request that the Director of the Department authorize expenditures from monies appropriated, pursuant to Section 3-511 of the Act, if incoming payments from the operation of the facility are less than the costs incurred by the receiver.
- In the case of Department ordered patient transfers, the receiver may: 1) assist in providing for the orderly transfer of all residents in the facility to other suitable facilities, or make other
- for transportation of the resident, his discharged; assist in locating alternative placement; assist in preparing the resident for transfer; and permit the resident's guardian to participate in the selection of the resident's medical records and his belongings if he is transferred or provisions for their continued health; assist in providing
- unless emergency transfer is necessary, explain alternative placements to the resident and provide orientation to the place chosen by the resident or resident's guardian.
- ch. 85, par. 1-101 et seq.) [745 ILCS 10] A receiver may be held In any action or special proceeding brought against a receiver in the receiver's official capacity for acts committed while carrying out the Governmental Employees Tort Immunity Act. (Ill. Rev. Stat. 1987 1991, in a personal capacity only for the receiver's own gross aforesaid the aforesaid powers and duties, the receiver shall a public employee under the Local Governmental negligence, intentional acts or breach of fidiciary duty. 3-513 of the Act) liable

effective 19279 Reg. October 26, 1993 (Source: Amended

SUBPART C: POLICIES

Section 300.630 Contract Between Resident and Facility

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Contract Execution (p

- from public to private funds, a written contract shall be executed between a licensee and the following in order of expiration of the period of previous contract, or when the source of payment for the resident's care changes from private to public funds or the Before a person is admitted to a facility, or at priority:
- A) The person, or if the person is a minor, his parent guardian; or
- The person's guardian, if any, or agent, if any, as defined in Section 11a-23 of the Probate Act of 1975, as now or hereafter amended; or
- A member of the person's immediate family. (Section 2-202(a) of the Act)
- An adult person shall be presumed to have the capacity to contract for admission to a long-term care facility unless he has lla-2 of the Probate Act of 1975, as now or hereafter amended, or unless a petition for such an adjudication is pending been adjudicated a "disabled person" within the meaning in a circuit court of Illinois. (Section 2-202(a) of the Act) 2)
 - guardianship or for modification of guardianship is filed within 15 days of the person's admission to a facility, and prowide to execute the contract required by Section 2-202 of the Act and a physician determines that a person is so disabled as to be unable to consent to placement in a facility, or if a person has already been found to be a "disabled person", but no order has been entered allowing residential placement of the person, that person may be admitted to a facility before the execution of a contract provided further that such a contract is executed within ten days of the disposition of the petition. (Section 2-202(a) of the Act) petition If there is no guardian, agent or member of the provided that a immediate family available, able or willing that Section; required by
- No adult shall be admitted to a facility if he objects, orally or Chapters III and IV of the Mental Health and Developmental Disabilities Code, as amended, or Section Ila-14.1 of the Probate otherwise provided Act of 1975, as amended. (Section 2-202(a) of the Act) in writing, to such admission, except as
 - shall be executed within ten days of the disposition of such a contract as required by Section 2-202 of the Act, then such a contract shall be executed by, or on behalf of the person, within ten days of the effective date of these-rules this Part, unless a If a petition for guardianship or modification of guardianship has been filed, and there is no guardian, agent or a willing to execute the contract at that time, then a contract member of the person's immediate family available, able, modification If on the effective date of this Part, a person has not guardianship or for petition has been filed

(S) LNOWONSIME CRESCOVER SO SELLED

stail or clearly and unambiantedly entitled, "Contract

- Act. it shall provide the prospective resident and his guardian, if any, with written notice under the Act) Serore a licensee (any facility licensed and (mare of facility).
 - counts for payment of care are exhausted. (Section 2-202(a) of the Act) A resident shall not be discharged or transferred at the expiration of the term it a contract, except as provided in Sections 3-401 through Assoharge of a resident whose 3-423 of the Act. (Section 2-202(b) of the Act) 0
- contract shall be given to the resident, his guardian, if any, and any At the time of the resident's admission to the facility, a copy of the other person who executed the contract. (Section 2-220(c) of the Act)
- The contract shall be signed by the licensee or his agent. The title of each person signing the contract for the facility shall be clearly The nursing home administrator indicated next to each such signature. may sign as the agent of the licensee.
- The contract shall be signed by, or for, the resident, as described in is to be held individually responsible for payments due separate signature line labelled "signature of responsible party" or subsection (a) of this Section. If any person other than the principal under the contract, that person shall also sign the contract on "signature of guarantor." signatory
- "guarantor" which describes in full the liability incurred by any such The contract shall include a definition of "responsible party"
- of the contract for a resident who is supported by nonpublic funds other than the resident's own funds shall be made available to the person providing the funds for the resident's support. (Section the Act) 2-202(d) of A copy (F)
 - facility and be made available upon request to representatives of The original or a copy of the contract shall be maintained in Department and the Department of Public Aid. (Section 2-202(e) of <u>1</u>÷)
- The contract shall be written in clear and unambiguous language and shall be printed in not less than 12 point type. (Section 2-202(f) of the Act)
- (Section The contract shall specify the term of the contract. 2-202(g))1) of the Act)
- The contract shall specify the services to be provided under the the services and products to be provided by the facility and express the cost of the itemized services and products to be provided either in terms of a daily, weekly, monthly or yearly rate, or in terms of a contract and the charges for the services. A paragraph shall itemize single fee. (Section 2-202(g)(2) of the Act)
- supplement the contract and the charges for the services. (Section The contract shall specify the services that may be provided 2-202(g)(3) of the Act) (EU
- 1) A paragraph shall itemize all services and products offered

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separate rate or fee for any such supplemental service or product the facility or related institutions which are not covered by the calculated with definiteness at the time the contract is executed, then such additional cost shall be specified in rate or fee established in subsection (mt) of this Section.

- If the cost of any itemized service or product to be provided by the facility or related institutions to the resident cannot be a statement explaining the resident's liability for such execution of the contract, then no cost for that service or product need be stated in the contract. But the contract shall itemized service or product and explaining that the resident will or predicted with definiteness at the time of and in addition to any rate or fee set forth in the contract. the time of be receiving a bill for such itemized service or product resident's admission to the facility or at established include 2)
- contract shall specify the sources liable for payment due under contract. (Section 2-202(g)(4) of the Act) (#OI
- such The contract shall specify the amount of deposit paid. (Section 2-202(9)(5) of the Act) Such amount shall be expressed in terms of a resident, and the contract shall specify when such deposit shall be returned by the facility. The contract shall specify the conditions (if any) which must be satisfied by the resident before the facility conditions, the deposit shall be returned to the resident. If the deposit is nonrefundable, the contract shall provide express notice of precise number of dollars and be clearly designated as a deposit. contract shall specify when such deposit shall be paid by Upon the satisfaction of all shall return the deposit. pe)
- The contract shall specify the rights, duties and obligations of the resident, except that the specification of a resident's rights may be furnished on a separate document which complies with the requirements of Section 2-211 of the Act. (Section 2-202(g)(6) of the Act) such nonrefundability. (Section-2-202(g)(5)-of-the-Act) gp gp
 - The contract shall designate the name of the resident's representative, if any. The resident shall provide the facility with the resident's authorizes the resident's representative to execute the contract on behalf of the resident required by Section 2-202 of the Act. (Section a copy of the written agreement between the resident and representative to inspect and copy the resident's records authorizes which representative 2-202(h) of the Act) resident's rd) The
- The contract shall provide that if the resident is compelled by a obligations under it shall terminate on seven days resident may terminate the contract and all obligations under it with 30 days notice. All charges shall be prorated as of the date on which advance, the excess shall be refunded to the resident. This provision notice. It shall also provide that in all other situations, the contract terminates, and, if any payments have been made change in physical or mental health to leave the facility, contract and all

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to provide maintenance and care for a resident throughout the shall not apply to life-care contracts through which a facility agrees remainder of the resident's life nor to continuing-care contracts through which a facility agrees to supplement all available forms of financial support in providing maintenance and care for a resident (Section 2-202(i) of throughout the remainder of the resident's life. the Act)

one year or for life pursuant to a life care contract, shall meet all of the provisions of the Life Care Facilities After-July-1-1--1982,--all All facilities which offer to provide a resident with numberna-servances---acchecat--acch---acchecate medical services or personal care services, in addition to maintenance provider of such services in addition to or in lieu of the payment of Act, (Ill. Rev. Stat. 1987 1991, ch. 111 1/2, par. 4160-1 et seq.) ILCS 40] as now or hereafter amended, including the obtaining of a permit from the Department, before they may enter into such services,--in--addition--to--maintenance--services, nursing services, fee to regular periodic charges for the care and services involved, services, conditioned upon the transfer of an entrance contracts. (Section 2(c) of the Life Care Facilities term in excess of

In addition to all other contract specifications contained in this Section, admission contracts aigned-or-renewed--after--daly--l,--1985, shall also specify:

whether the facility accepts Medicaid clients;

whether the facility requires a deposit of the regident or his family prior to the establishment of Medicaid eligibility;

statement of the procedure to be followed for the return of such in the event that a deposit is required, a clear and concise deposit to the resident or the appropriate family member or quardian of the person;

that all deposits made to a facility by a resident, or on behalf of a resident, shall be returned by the facility within 30 days Medicaid eligibility requirements established by the Illinois deposits must be drawn upon or encumbered in accordance the establishment of Medicaid eligibility, unless Department of Public Aid. (Section 2-202(j) of the Act)

It shall be a business offense for a facility to knowingly and intentionally both retain a resident's deposit and accept Medicaid payments on behalf of the resident. (Section 2-202(k) of the Act) (# /

effective 19279 I11. 17 October 26, 1993 (Source:

Section 300.660 Nursing Assistants

- Each of the facility's nursing assistants shall comply with one of the no later than 45 days after the date of initial following conditions employment. (B)
 - 1) Provide documentation of registration on the Department's Nurse

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Aide Registry as-of-July-17-19907-or-later.

- competency evaluations, both written and manual skills, shall be the -- nursing -- assistant no later than 120 days after the date of initial employment,-uniess-the-training-program-is-conducted-by-a semester--or--trimester--basis. Programs approved in accordance However, a nursing assistant may be employed no more than 120 days prior to the successful completion of the program Enroll in a Department approved Basic Nursing Assistant Training governing-training-programs-for-nursing-assistants-and-aides (see 77 Ill. Adm. Code 395) and-pass-the-Bepartment--approved--nursing assistant-competency-examination. The program coursework and the successfully completed and-the-competency-examination--passed--by sommunity-college-or-other-aducational--rustitution--on--termy Program which-has-been approved-by-ans-Department-under-its-ruites with 77 Ill. Adm. Code 395.150(a)(2) may last longer than coursework and the competency evaluations. 23
 - documentation of current registration from another state indicating that the requirements of 42 CFR 483.151 - 483.154 have neglect, or misappropriation of property of-certification-as-a findings documented been met and that there are no Provide
 - Provide documentation of successful completion of a nursing arts course in an accredited nurse training program as evidenced by a diploma, certificate or other written verification from the school and successful completion of the Department approved nursing assistant competency examination evaluation. вининара-визтинаве-сп-сп-си-си-теп-завидату-т-(T
- Provide documentation of successful completion of a United States evidenced by a diploma, certification or other written verification, and successful completion of the written portion of person employed by the facility as a nursing assistant shall meet the Department approved nursing assistant competency evaluation. Assistant Training Program (see 77 Ill. Adm. Code military training program that includes the content of the Nursing
 - of the following requirements: each
- moral character, honest, reliable and trustworthy. (Section 3-206 Be at least sixteen years of age, of temperate habits and (a)(1) of the Act)
 - language or a language understood by a substantial percentage of the facility's to speak and understand the English residents. (Section 3-206(a)(2) of the Act) Be able
- Provide evidence of employment or occupation, if any, and residence for two years prior to initial employment as a nursing
- completed at least eight years of grade school or provide proof of equivalent knowledge. (Section 3-206(a)(4) of the Act)
- The facility shall certify that each nursing assistant employed by the facility meets the requirements of this Section. Such certification shall be retained by the facility as part of the employee's personnel record. (Section 3-206(d) and (e) of the Act)

During inspections of the facility, the Department with regulte たりも不むすじに不知だ――のだも――にす――からたらものなどのじ――のもなおのたのだしで――のも、一ちもたなものようので!―の代々のなだだ entrangues --- and --- procedures may require nursing assistants to the basic nursing assistant training program curriculum governing training programs for nursing 395), when possible problems in the care provided by nursing assistants or other evidences of inadequate training are observed. The State approved manual skills determine competency of a nursing assistant when appropriate. Failure to demonstrate competency of the principles, techniques and procedures by-the-facility shall result in the provision of in-service training to the procedures in which the nursing--assistants--and--aides (see 77 Ill. Adm. Code 395). (Section strate competency in the principles, techniques, and procedures 8. 南西海南一路路的田水路一位路后一路路向水水石水的第一0. 第一年第一年第一日日本日本地名美国内西北西美国一位第三年第四十年的日本大学日本日本 the individual by the facility. The in-service training shall address att-of the basic nursing assistant training principles; be deficient competency evaluation testing Format and forms will be nursing assistants and aides are found to Code Adm. relative techniques, -- and -- procedures the rules assistants and aides (see P

A facility which conducts a training program for nursing assistants shall comply with the applicable provisions of the Department's rules governing training programs for nursing assistants and aides (see 3-206(a)(5)-of-the-Act) (e

A facility shall not employ an individual as a nurse aide unless the to information Department as facility has inquired of the Ill. Adm. Code 395.200).

registry concerning the individual; e.g., finding of abuse, neglect, in accordance with A facility shall not employ anyone not on the registry unless 3-206.01 of the (Section 3-206.01 is enrolled in a training program subsection (a)(2) of this Section. (Section misappropriated resident property. individual 6

effective 19279 Reg. 111. 17 at 1993 (Source: Amended October 26,

Section 300.665 Student Interns

- of student intern in Section 300.330 shall be required to complete a current course of training for nursing assistants,--or--auccessfully---complete---the---Department-s person who meets the definition proficiency-examination. a)
 - The facility may utilize student interns to perform basic nursing assistant skills for which they have been evaluated and deemed 1s competency evaluation testing format and forms practices (see 77 Ill. Adm. Code 395.300), but shall not allow interns to provide rehabilitation nursing (see Section 300.1210(b), in-bed bathing, assistance with skin care, foot care, or to administer enemas, or -- any competent by an approved evaluator using the State approved manual Q

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medical-procedure, except under the direct, immediate supervision of a licensed nurse or-certified-nursing-assistant.

No facility shall have more than fifteen percent of its nursing assistant staff positions held by student interns.

19279 Reg. 111. 17 (Source: Amended at October 26, 1993

RESIDENT'S RIGHTS SUBPART P:

Section 300.3210 General

- No resident shall be deprived of any rights, benefits, or privileges quaranteed by law based on their status as a resident of a facility. (A, B) (Section 2-101 of the Act) (A, B) a)
 - A resident shall be permitted to retain and use or wear his personal deemed medically and so documented in the resident's unless clinical record. (Section 2-103 of the Act) property in his immediate living quarters, inappropriate by a physician Q Q
 - If clothing is provided to the resident by the facility it shall be of a proper fit. (Section 2-103 of the Act)
 - the personal property of the resident. (Section 2-103 of the Act) The facility shall provide adequate and convenient storage space q)
- The facility shall provide a means of safeguarding small items of facility so long as the residents have daily access to such valuables. value for its residents in their rooms or in any other part of (Section 2-103 of the Act)
- The facility shall make reasonable efforts to prevent loss and theft training and monitoring, labeling property, and frequent particular facility and may, for example, include, but are not limited of residents' property. Those efforts shall be appropriate to £)
 - The facility shall develop procedures for investigating complaints property and shall promptly investigate all such complaints. (Section 2-103 of the Act) property inventories. (Section 2-103 of the Act) concerning theft of or resident's' <u>g</u>F)
- residents residing in the same facility be allowed to reside in the same room within the facility unless there is no room available in the facility attending physician and so documented in the resident's' medical records. hg) The facility administrator shall ensure that married or it is deemed medically inadvisable by the resident's. (Section 2-108(e) of the Act)
 - There shall be no traffic through a resident's room to reach any other
- shall be restricted to quarters reserved for family or employee use except during times when such children are part of a group visiting of a facility, and who are not themselves employees of the facility, Children under 16 years of age who are related to employees or area of the building. (B)
 - A resident may refuse to perform labor for a facility. (Section 2-113 the facility as part of a planned program, or similar activity. K-3-)

NOTICE OF ADOPTED AMENDMENT(S)

- and if necessary at his expense, the facility administrator shall make arrangements for a resident's attendance at realigious services of the resident's choice. However, no religious religious services, A resident shall be permitted the free exercise of religion. beliefs or practices, or attendance at resident's request, (¥
 - 1987 1991, ch. 46, par. 1-1 et seq.) [10 ILCS 5] as it pertains to imposed upon any resident. (Section 2-109 of the Act)
 All facilities shall comply with the "Election Code" (Ill. Rev. Stat. (TE
- representative and physician of the resident's death or when the facility shall immediately notify the resident's next of kin, resident's death appears to be imminent. (Section 2-208 of the Act) absentee voting for residents of licensed long-term care facilities. DIM)
 - guardian, representative, conservator and any private or public agency circumstances such as accidents, sudden illness, disease, unexplained absences, extraordinary resident charges, billings, or related The facility shall also immediately notify the resident's family, financially responsible for the resident's care whenever unusual administrative matters arise. (B) (40
- extstyle extmay file a verified petition to the circuit court for the facility under the control of a receiver. (Section 3-503 of the Act) kin believes that an emergency exists each of them, collectively or As used in Section 3-503 of the Act, "emergency" means a threat to the safety or welfare of a resident that the facility is unwilling located for an order or unable to correct. (Section 3-501 of the Act) county in which the facility is separately,

19279 Reg. 111. October 26, 1993 (Source: Amended

Section 300.3330 Facility Implementation

- The policies shall be clear and unambiguous and shall be available for printed in not less than 12 point type, shall be distributed to each The facility shall establish written policies and procedures to investigation and resolution of resident complaints under the Act. A summary of the policies and procedures, implement the responsibilities and rights provided in Article II for The policies shall include the procedure resident and representative. (Section 2-210 of the Act) by any person. inspection the Act.
 - The facility shall provide copies of these policies and procedures of kin, sponsoring agencies, representative payees and the public. upon request to next
- enumerated in Part 1 of Article II of the Act and in Part 4 of Article of the State Long-term Care Ombudsman of all the rights III. For residents of facilities participating in Title 18 or 19 resident shall be given a written summary explanation prepared by and resident's guardian or other person acting Each resident

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DEPARTMENT OF PUBLIC HEALTH

NOTICE OF ADOPTED AMENDMENT(S)

of the Act. If a resident is unable to read such written summary guardian or other person acting for him, both the resident and the fully informed of these rights and-responsibilities. (Section 2-211 at the time of admission to a facility or as soon thereafter as but in no event later than 48 summary of all the rights enumerated in Part I of Article II it shall be read to the resident in a language the Social Security Act, the explanation shall include an explanation person having be given parent, or guardian or other person acting for the resident shall of residents' rights enumerated in the Act. The explanation shall hours after admission, and again at least annually thereafter. time of implementation of the Act each resident shall resident understands. In the case of a minor or a the condition of this resident permits, explanation, of the Act)

The resident, resident's representative, guardian, or parent of a minor resident shall acknowledge in writing the receipt from the the Act and a copy of all facility policies implementing such rights. facility of a copy of all resident rights set forth in Article II

The facility shall ensure that its staff is familiar with and observes rights and responsibilities enumerated in the Act and this Part. (B) (Section 2-21+212 of the Act) (B) (e

19279 Reg. October 26, 1993 (Source: Amended

E. S. JO.

ILLINOIS REGISTER

ILLINOIS RACING BUARD

NOTICE OF ADOPTED AMENDMENTS

The Meading of the Part: Racing Rules

Code Citation: 11 Ill. Adm. Code 1318

Adopted Action: Amendment 1318.30 Section Number: 6

8, par. 37-9 (b) [230 Statutory Authority: Ill. Rev. Stat. 1991, ch. ILCS 53 4)

October 25, 1993 Effective Date of Rule: 2

2 Does this rulemaking contain an automatic repeal date? (9 <u>۶</u> Does this amendment contain incorporation by reference?

October 25, 1993 Date filed in Agency's Principal Office: 8

Notice of Proposal Published in Illinois Register: 17 Ill. Reg 12271, July 30, 1993 6

Has JCAR issued a Statement of Objections to this rule? No. 9

Differences between proposal and final version: The phrase "this Part" was inserted in place of "Part 1318" $\widehat{=}$

Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? No changes were requested 12)

Will these amendments replace emergency amendments currently in effect? No. 13)

£ 14) Are there any other proposed amendments pending in this Part?

Summary and purpose of rules: This rulemaking allows for disqualification of an entry when a part of the entry causes interference, allowing the other part of the entry to gain an advantage, but does not finish in the money. 15)

Information and questions regarding these adopted amendments shall be directed to: (9)

Illinois Racing Board, Legal Department 100 West Randolph, Suite 11-100 Chicago, Illinois 60601

The full text of the adopted amendments begins on the next page:

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ILLINOIS RACING BOARD

NOTICE OF ADOPTED AMENDMENT(S)

SUBCHAPTER f: RULES AND REGULATIONS OF HARNESS RACING TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY CHAPTER I: ILLINOIS RACING BOARD SUBTITLE B: HORSE RACING

RACING RULES PART 1318

Section

Harness Tracks Without a Continuous Hub Rail Disqualification of Entries Unsatisfactory Driving Open Stretch Racing Driver Substitution Breaking on Purpose Whips and Snappers Failure to Finish Improper Conduct Call Out Breaks Right of Course Goading Devices Use of Hopples Racing Conduct Complaints Penalties Accidents Penalties Breaking 1318,100 1318.110 1318,150 1318.160 1318.170 1318.180 1318.120 1318,130 1318,140 1318.190 1318.80 1318.90 1318.10 1318.20 1318,30 1318.40 1318.50 1318.60 1318.70

1991, ch. 8, par. 37-9(b)) [230 ILCS Horse AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois of 1975 (Ill. Rev. Stat. Racing Act 5/9(b)]. SOURCE: Published in Rules and Regulations of Harness Racing, (original date not cited in publication); adopted December 22, 1977, filed December 30, 1977; codified at 5 Ill. Reg. 10945; amended at 5 Ill. Reg. 13719, effective December 2, 1981; emergency amendment at 15 111. Reg. 15610, effective October 10, 1991, for a maximum of 150 days; amended at 16 111. Reg. 7489, effective April 27, October 25, 1993 , effective 1992; amended at 17 Ill. Reg. 19303

Section 1318.30 Disqualification of Entries

1318) the other horse coupled as an entry shall also be disqualified if the stewards determine, based on their viewing of the race and the If two or more horses are coupled in the betting as an entry and one violation of any portion of Rwie-18 this Part (11 Ill. Adm. Code Part video replays, that such violation affected the finish of the race. If said violation is without effect upon the finish of the race, the interference or is disqualified or more of them is guilty of a)

ILLINOIS RACING BOARD

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Offender shall be disqualified and the other horse in the entry shall not be disqualified. (q

disqualify and place the offending horse or horses behind such horses extent of disqualification, the stewards shall as may have suffered by reason of the violation of the rules. In determining the

effective 19303 Reg. I11. 17 October 25, 1993 (Source: Amended

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NOTICE OF ADOPTED AMENDMENTS

Rules of the Race The Heading of the Part: Adopted Action: Amendment Section Number: 1416.5 3

Code Citation: 11 Ill. Adm. Code 1416

5

<u>Statutory Authority</u>: Ill. Rev. Stat. 1991, ch. 8, par. 37-9(b) [230 ILCS 5] 4)

Effective Date of Rule: October 25, 1993 2 Does this rulemaking contain an automatic repeal date? No (9 Does this amendment contain incorporation by reference? No. 7

October 25, 1993 Date filed in Agency's Principal Office: 8 Notice of Proposal Published in Illinois Register: 17 Ill. Reg. 12274, July 30, 1993. 6

Has JCAR issued a Statement of Objections to this rule? No 9

1)) Differences between proposal and final version: The amendments to sub-sections (b), (c), (f), (g) and (h) were added.

Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes. 12)

13) Will these amendments replace emergency amendments currently in effect? 14) Are there any other proposed amendments pending in this Part?

Summary and purpose of rules: This rulemaking specifies that a jockey who crosses or moves his horse in front of another horse may be disciplined if that moving action causes interference or intimidation. 15

Information and questions regarding these adopted amendments shall be directed to (91

Illinois Racing Board, Legal Department 100 West Randolph, Suite 11-100 Chicago, Illinois 60601 The full text of the adopted amendments begins on the next page:

3

NOTICE OF ADOPTED AMENDMENT(S)

TITLE 11: ALCOHOL, HORSE RACING, AND LOTTERY SUBTITLE B: HORSE RACING

SUBCHAPTER 9: RULES AND REGULATIONS OF HORSE RACING (THOROUGHBRED)

PART 1416 RULES OF THE RACE

				Hea			,							
	Disqualification in Race	Riding	Course	n of Purse in Dead	Heat for First Place	al Records of Horse	ri.	of Race		· ·	s in One Race	a Walkover	t Run or Void	se in Race
	Disqual	Foul Ri	Leaving	Division	Dead He	Officia	Walkove	Value o	Surplus	Winnings	Winnings	Winner	Race Not	No Hors
Section	1416.5	1416.10	1416.20	1416.30	1416.40	1416.50	1416.60	1416.70	1416.80	1416.90	1416.100	1416.110	1416.120	1416.130

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1991, ch. 8, par. 37-9(b)) [230 ILCS 5/9(b)].

1416.140 Horse Ridden Out

SOURCE: Published in Rules and Regulations of Horse Racing, (original date not cited in publication); codified at 5 Ill. Reg. 10988; amended at 17 Ill. Reg. 19306 , effective October 25, 1993 .

Section 1416.5 Disqualification in Race

- a) When clear, a horse may be taken to any part of the course, provided that crossing or weaving in front of any horse contenders may constitute interference or intimidation for which the offender offending jockey may be disciplined.
 - b) A horse crossing in front of another horse so as actually to impede him-is the latter may be disqualified, unless the impeded horse was partly in fault or the crossing was wholly caused by the fault of some other horse or jockey.
- c) If a horse or jockey jostles another horse, the aggressor may be disqualified, unless the impeded horse or his jockey was partly in fault or the jostle jostling was wholly caused by the fault of some other horse or jockey.
- d) If a jockey wiffelly willfully strikes another horse or jockey, or rides wilfully or carelessly so as to injure another horse which is in

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no way in fault or so as to cause other horses to do so, his horse is disqualified.

- e) When a horse is disqualified under this rule every horse in the same race entered by the same trainer, whether belonging to the same owner or not may also be disqualified at the discretion of the stewards.
- f) Complaints under this rule can only be received from the owner, trainer or jockey of the horse alleged to be aggrieved, and must be made to the clerk of the scales or to the stewards before or immediately—after—his that jockey has passed the scales. With applicable, the complaint shall be made to the stewards through the outriders (fast officials). But nothing in this rule shall prevent the stewards taking cognizance of foul riding.
 - g) Any jockey against whom a foul is claimed shall be given the opportunity to appear-before speak with the stewards before any decision is made by them.
- h jockey whose horse has been disqualified or-who-unnecessarity-causes
 his-horse-to-shorten-his-stride-with-a-view-to-complaint, or an owner,
 trainer or jockey who complains frivolously that his horse was crossed
 or jostled, may be fined or suspended.

(Source: Amended at 17 111. Reg. 19306, effective October 25, 1993)

ILLINOIS RACING BOARD

NOTICE OF ADOPTED AMENDMENTS

- The Heading of the Part: Stewards
- Code Citation: 11 Ill. Adm. Code 1402 2)
- New Section New Section Amendment Amendment Amendment Amendment Amendment Amendment Amendment Repeal Adopted Action: 1402.20 1402.30 1402.50 1402.90 1402.120 1402.240 1402.250 1402.260 1402.280 Section Number:
- 8, par. 37-9(b) [230 Statutory Authority: Ill. Rev. Stat. 1991, ch. ILCS 5. 4)
- October 25, 1993 Effective Date of Rule: 2)
- 2 Does this rulemaking contain an automatic repeal date? (9
- Does this amendment contain incorporation by reference? No. 7
- October 25, 1993 Date filed in Agency's Principal Office: 8
- Notice of Proposal Published in Illinois Register: 17 Ill. Reg. 11372, July 23, 1993. 6
- Has JCAR issued a Statement of Objections to these rules? No. 0
- Differences between proposal and final version: In Section 1402.50, the word "horse" was inserted before the word "owners". The amendment to Section 1402.70 was withdrawn. In Section 1402.260, the word "Section" was capitalized. The amendment to Section 1402.70 was withdrawn. The word "horse" was inserted before "owners" in Section 402.50 to eliminate confusion. 1
- Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes 12)

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- 13) Will these amendments replace emergency amendments currently in
- 14) Are there any other proposed amendments pending in this Part?
- 15) <u>Summary and purpose of rules</u>: This rulemaking outlines the duties and scope of action of the state steward and chief steward at race meetings in Illinois.
- 16) Information and questions regarding these adopted amendments shall be Illinois Racing Board, Legal Department 100 West Randolph, Suite 11-100 Chicago, Illinois 60601 directed to:

The full text of the adopted amendments begins on the next page:

.. . NOIS RACING BOARD

NOTICE OF ADOPTED AMENDMENT(S)

SCHILL BORSE AACING, AND LOFTERN SCHILLE B: HORSE RACING

SUBCHAPTER q: RULES AND REGULATIONS OF HORSE RACING (THOROUGHBRED)

PART 1402 STEWARDS

	Definition	Number of	State Steward	Assistants to Stewards	Powers of Stewards	Settle Racing Questions	Penalties Imposed by Stewards	Supervise Declarations and Entries	Accept Decision of Stewards	Control Of and Access To Grounds	Exclusion	Persons Under Suspension	Steward's Deputy	May Fill Vacancies	Starting Time	Seek Proof of Qualification	Stewards List	Examination of Horse	Minute Book	Reports	Paddock Judge	Disqualification	Substitute Riders, Trainers	Consult Veterinarian	Limit On Authority (Repealed)	Stewards' Notice	Final Report	Cases and Penalties	Stewards Supersede Other Officials	Authority to Declare a Race Void
こうこ いつかか	1402.10	1402.20	Cm	c, -p.	1402.50	1402.60	1402.70	1402.80	1402.90	1402.100	1402.110	1402.120	1402.130	1402.140	1402.150	1402.160	1402.165	1402.170	1402,180	1402.190	1402.200	1402.210	1402.220	1402.230	1402.240	1402.245	1402.250	1402.260	1402.270	1402.280

AUTHORITY: Implementing and authorized by Section 9(b) of the Illinois Horse Racing Act of 1975 (Ill. Rev. Stat. 1991, ch. 8, par. 37-9(b)) [230 ILCS

5/9(b)).

SOURCE: Published in Rules and Regulations of Horse Racing, (original date not cited in publication); amended June 12, 1973; filed March 22, 1974; amended June 19, 1976, filed June 25, 1976; codified at 5 Ill. Reg. 10959; amended at 5 Ill. Reg. 13722, effective December 2, 1981; amended at 17 Ill Reg. 19309 ., effective October 25, 1993 .

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NOTICE OF ADOPTED AMENDMENT(S)

Section 1402.20 Number of

- There shall be three stewards to supervise each race meeting, one two of whom shall be appointed by the Illinois Racing Board and shall be designated as state steward stewards.
 - b) No more than three persons, including the state steward stewards, shall be appointed or serve as stewards at any one time during a meeting.
- c) The Racing Board shall designate one of the two state stewards as the Chief Steward.

effective	
19309	
Reg.	
I11.	
17	
p t	1993
Amended	tober 25,
(Source:	0c1

Section 1402.30 State Steward

- a) The Chief state-steward Steward is the presiding steward at all race tracks at which he serves under the jurisdiction of the Illinois Racing Board. All other stewards shall report to the state steward all action taken by them.
- ticket issuing machines and sound the off bell when the horses leave the starting gate. The horses shall be at the starting gate at post time, which shall not be changed after the horses leave the post The starter shall immediately load the horses in the starting gate and start the horses as soon as possible thereafter in order to avoid excessive delay. The state steward stewards in order to avoid this rule in unusual circumstances.

effective	
19309	
Reg.	
111.	
17	
à	1993
Amended	October 25, 1993)
(Source:)

Section 1402.50 Powers of Stewards

The stewards shall have control over all the other officials of the meeting and of all horse owners, trainers, jockeys, grooms and all other persons, attendant

effective
19309
Reg.
111.
17
1993
: Amended October 25,
(Source:

Section 1402.90 Accept Decision of Stewards

-Persons-entering-horses-to-run Participants in racing in any capacity on licensed Illinois tracks agree in so doing to accept the decision of the stewards on any questions relating to a race or to racing.

effective
19309
Reg.
111.
17
at 1993
Source: Amended at October 25, 1993

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Section 1402.120 Persons Under Suspension

No one under suspension by the Board or the Board-ef-Stewards stewards shall be allowed on the grounds of any operator unless authorized to be there by the Board or the Beard-of-Stewards stewards.

19309 Reg. 111. (Source: Amended at October 25, 1993

Section 1402.240 Limit On Authority (Repealed)

The-duties-of-the-steadhids-las-litated-in-other-rules-rushail-in-no-way-limit-the authority--of--the-stewards-to-carry-out-those-or-any-other-duties-delegated-to

19309 Reg. 111. 17 (Source: Repealed at October 25, 1993

Section 1402.245 Stewards' Notice

The stewards may take notice of any questionable conduct with or without complaint thereof.

effective 19309 Reg. I11. 17 (Source: Added at October 25, 1993

Section 1402.250 Final Report

At the close of each meeting, each steward shall make a written report to the Secretary-for Executive Director of the Illinois Racing Board of the condition of the meeting and any recommendation he deems advisable.

19309 Reg. I11. (Source: Amended at October 25, 1993

Section 1402.260 Cases and Penalties

Should any case occur which may or may not be covered by these Rules and Regulations, it shall be determined by the stewards of the meeting in conformity with justice and the usage of the turf ; and when no penalty is the stewards of the meeting are here given authority to impose such penalties subject-to-the--provisions--of--the--preceding pursuant to Section section 1402.70 hereof as they think just, recommending to the Board the imposition of more severe penalties if, in their judgement, the penalty should be more drastic. provided,

effective 19309 Reg. 111. (Source: Amended at October 25, 1993 73

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Section 1402.280 Authority to Declare a Race Void

The stewards shall have the authority to declare a race void and to order all wagers made thereon refunded if they determine that any occurrence before or during the running of such race calls for such action by them.

effective 19309 111. 17 e: Added at October 25, 1993 (Source: Added

NOTICE OF ADOPTED AMENDMENT(S)

ILLINOIS

NOTICE OF ADOPTED AMENDMENT(S)

his/her driver's license contains the restriction and that the license is purpose of these restrictions is to indicate on an individual's record that It allows those individuals who are out of the country and/or state due to military service or other reasons to extend the expiration date of their Illinois restriction dealing with no photo or signature for religious objectors and/or severe facial disfigurement. still valid even though it may have passed the expiration date. one "J" military personnel and

16) Information and answers to questions regarding this Adopted Rule should be directed to:

driver's license.

Secretary Assistant Counsel to the 2701 S. Dirksen Parkway Springfield, IL 62723 Fel: 217/782-5356 Mark A. Novak

The full text of the Adopted Rule begins on the next page.

Adopted Action 92 Ill. Adm. Code 1030 Issuance of Licenses 1) Heading of Part: Section Numbers Code Citation:

Statutory Authority: Section 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 198991, ch. 95 1/2, par. 2-104(b))[625 ILCS 5/2-104(b)] and Section 6-104(a) of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 198\$91, ch. 95 1/2, par. 6-104(a))[625 ILCS 5/6-104(a)]. 9

Amendment

1030.02

(i)

October 22, 1993 Effective Date of Amendments: 2)

6) Does this rulemaking contain an automatic repeal date?

Does this amendment contain incorporations by reference? 7

8) Date Filed in Agency's Principal Office:

October 22, 1993

17 Ill. Reg. 13661 9) Notice of Proposal Published in Illinois Register: (August 20, 1993)

No 10) Has JCAR Issued a Statement of Objections to this Rule?

11) Differences between proposal and final version:

At the recommendation from the Administrative Code Unit, the updates to the Committee on Administrative Rules suggested a few minor punctuation changes Illinois Revised Statutes were indicated throughout the text. within the text which were incorporated.

Have all the changes agreed upon by the Agency and JCAR been made N/A indicated in the Agreement Letter issued by JCAR? 12)

13) Will this rule replace any Emergency Rule(s) currently in effect?

14) Are there any other amendments pending on this Part?

17 Ill. Reg. 15803 Illinois Register (October 1, 1993) Citation Proposed Action New Section Section Number 1030.97

15) Summary and Purpose of Rule: This proposed amendment sets forth four driver's license "J" restrictions concerning licenses/deferrals issued to

SECRETARY OF STATE

NOTICE OF ADOPTED AMENDMENT(S)

SECRETARY OF STATE TRANSPORTATION TITLE 92: CHAPTER II:

ISSUANCE OF LICENSES PART 1030

Section

What Persons Shall Not be Licensed or Granted Permits Errors in Issuance of Driver's License/Cancellation Medical Criteria Affecting Driver Performance Procedure for Obtaining a Driver's License Driver's License Medical Advisory Board Physical and Mental Evaluation Cite for Re-examination 1030.10 1030.15 1030.16 1030.17 1030.18 1030.12

Bus Driver's Authority, Religious Organization Commuter Van Driver Operating a For-Profit Classification of Drivers-References Fifth Wheel Equipped Trucks Classification Standards Ridesharing Arrangement 1030.20 1030.55 1030.30 1030.40 1030.50

Arrangements Other Than Standard Eye Glasses or Contact Lens(es) Driver's License Testing/Vision Screening With Vision Aid Driver's License Testing/Vision Screening Instruction Permits 1030.65 1030.70 1030.75

Religious Exemption for Social Security Numbers

Employer Certification Program

1030.60

1030.63

Driver's License Testing/Written Test Endorsements 1030.80 1030.81

Exemption of Facility Administered Road Test Driver's License Testing/Road Test Multiple Attempts/Road Test Vehicle Inspection 1030.84 1030.86 1030.88 1030.85

Requirement For Photograph and Signature of Licensee On Driver's License Temporary Licenses 1030.89 1030.90

Disabled Person/Handicapped Identification Card Restrictions 1030.92 1030,91

Duplicate or Corrected Driver's License or Instruction Permit Diplomatic and Consular Licenses Restricted Local Licenses 1030.100 Anatomical Gift Donor 1030.93 1030.94 1030.95

Emergency Medical Information Card Change-of-Address

1030.130 Grounds for Cancellation of a Probationary License Questions Asked of a Driver's License Applicant 1030.120 Issuance of a Probationary License Appendix A

Acceptable Identification Documents

Implementing Article I of the Illinois Driver Licensing Law of the Illinois Vehicle Code (Ill. Rev. Stat. 19\$791, ch. 95 1/2, par. 6-100 et seq.) AUTHORITY:

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625 ILCS 5/6-100 et seq.] and authorized by Section 2-104(b) of the Illinois Vehicle Title and Registration Law of the Illinois Vehicle Code (Ill. Rev. Stat. 19\$791, ch. 95 1/2, par. 2-104(b))[625 ILCS 5/2-104(b)].

effective August 22, 1989; amended at 13 III. Reg. 15112, effective September 8, 1989; amended at 13 III. Reg. 17087, effective October 16, 1989; amended at 13 III. Reg. 17095, effective October 18, 1989; amended at 14 III. Reg. 4570, effective March 8, 1990; amended at 14 III. Reg. 4908, effective March 9, 1990; amendment at 16 III. Reg. 12228, effective July 26, 1992, for a maximum of 150 days; amended at 16 III. Reg. 18087, effective November 17, 1992; emergency Reg. 2025, effective February 1, 1993; amended at 17 III. Reg. 7065, effective May 3, 1993; amended at 17 III. Reg. 8522, effective May 27, 1993; amended at effective September 10, 1990; amended at 15 Ill. Reg. 15783, effective October 18, 1991; amended at 16 Ill. Reg. 2182, effective January 24, 1992; emergency October 14, 1986; amended at 11 III. Reg. 9331, effective April 28, 1987; amended at 11 III. Reg. 18292, effective October 23, 1987; amended at 12 III. Reg. 3027, effective January 14, 1988; amended at 12 III. Reg. 13221, effective August 1, 1988; amended at 12 III. Reg. 16915, effective October 1,1988; amended at 12 III. Reg. 19777, effective November 15, 1988; amended at 13 III. Reg. 5192, effective April 1, 1989; amended at 13 III. Reg. 7808, effective June 1, 1989; amended at 13 III. Reg. 12880, effective July 19, 1989; amended amended at 14 III. Reg. 5183, effective March ZI, 1990; amended at 14 III. Reg. 8707, effective May 16, 1990; amended at 14 III. Reg. 9498, effective May 17, 1990; amended at 14 III. Reg. 9498, effective May 17, 1990; amended at 14 III. Reg. 9498, effective May 17, 1990; amended at 14 Ill. Reg. 10111, effective June 12, 1990; amended at 14 Ill. Reg. 10510, effective June 18, 1990; amended amendment at 17 Ill. Reg. 1219, effective January 13, 1993; amended at 17 Ill. at 14 Ill. Reg. 12077, effective July 5, 1990; amended at 14 Ill. Reg. 15487, SOURCE: Filed March 30, 1971; amended at 3 Ill. Reg. 7, p. 13, effective April 2, 1979; amended at 4 Ill. Reg. 27, p. 422, effective June 23, 1980; amended at 6 Ill. Reg. 2400, effective February 10, 1982; codified at 6 Ill. Reg. 12674; amended at 9 III. Reg. 2716, effective February 20, 1985; amended at 10 Ill. Reg. 303, effective December 24, 1985; amended at 10 Ill. Reg. 18182, effective at 13 Ill. Reg. 12978, effective July 19, 1989; amended at 13 Ill. Reg. 13898, October 22, 1993 19315, effective

Section 1030.92 Restrictions

For purposes of this Section, the following definitions shall apply:

Armed Forces" - the United States Army, Navy, Air Force, Marine Merchant Marine that of 200 chall also be considered service in considered service Corps, Coast Guard, Illinois National Guard; service the Armed Forces of the United States. (38 USCA Federal Public Law 95-202 shall also be

"Binocular Visual Acuity" - visual reading obtained utilizing both eyes at the same time. Menter of Menter

SECRETARY OF STATE

NOTICE OF ADOPTED AMENDMENT(S)

uch licensee while on active duty, serving in the Armed of the United States outside the State of Illinois. the licensee, spouse, and dependent children who are living with such

"Monocular Vision Acuity" - visual acuity reading obtained utilizing individual eye.

driver who having his/her photograph taken is against his/her religious convictions or has a serious facial disfigurement No Photo or Signature - Administrative Approval License" Issued without a photograph and/or caused by disease, trauma, or congenital condition. license

driver's license issued without a photograph or signature at the expiration of the driver's license of the licensee, spouse, and dependent children who are living with such licensee while on active duty, serving in the Armed Forces of the United States "No Photo or Signature - Military or Military Dependent" outside the State of Illinois.

license issued without a photograph or signature of the licensee to a driver who is temporarily residing outside the United States of America at the expiration date of his/her driver's license. Out of Country at Renewal" "No Photo or Signature -

license issued without a photograph or signature of the licensee to a driver who is temporarily absent from the State of Illinois No Photo or Signature - Out of State at Renewal" - a driver's license issued without a photograph or signature of the at the expiration date of his/her driver's license. JO "Peripheral Vision" - area of vision from the outside line direct sight toward the temporal area.

"Prosthesis" - artificial limb such as arm or leg.

"Religious Organization Bus" - any vehicle other than a vehicle of the First Division or a school bus, as defined in Section 1-182 of the Illinois Vehicle Code, which is exclusively owned and operated by a religious organization and is used primarily in conducting the official activities of such organization. "Restrictions" - requirements or conditions added on a driver's license which must first be met by the license holder before he/she may legally operate a motor vehicle.

'Secretary of State" - Secretary of State of Illinois.

"Senior Citizen Transportation Vehicle" - any vehicle other than a vehicle of the First Division or a school bus, as defined in Section 1-182 of the Illinois Vehicle Code, which is exclusively

Driver License Information System (CDLIS)"

by the State to a person, which authorizes that person to drive a certain class of commercial motor vehicle or vehicles. (III. Rev. Stat. 198791, ch. 95 1/2, par. 6-500(3)) [625 ILCS 5/6-500(3)]

Commercial Driver's License (CDL)" - a driver's license issued

NOTICE OF ADOPTED AMENDMENT, ST

Vehicle Safety Act of 1986 (CMVSA)(49 CFR Part 383), to serve as information system established, pursuant to the Commercial Motor a clearinghouse for locating information related to the licensing and identification of commercial motor vehicle drivers. Commercial

regulations (49 CFR 383); or any or a vehicle transporting hazardous materials that is required to be placarded. The definition does not include recreational vehicles as defined in Section 1-169 of the Illinois Vehicle Code (Ill. Rev. Stat. 198791, ch. 95 1/2, par. 1-169) [625 ILCS 5/1-169] when operated primarily for personal use, military vehicles being operated by non-civilian personnel or firefighting 26,001 pounds or more, or such lesser ${\rm GVWR}$ as subsequently determined by Federal regulations (49 CFR 383); or any "Commercial Motor Vehicle" - a motor vehicle having a GVWR of combination of vehicles with a GCWR of 26,001 pounds or more, provided the GVWR of any yehicle(s) being towed is 10,001 pounds or more; or a vehicle designed to transport 16 or more persons; equipment owned or operated by or for a governmental entity. ĴΟ 'Department" - Department of Driver Services of the Office Secretary of State.

Facility Representative" - employee of the "Driver Services

or the combined GVWR of the power registered weight of the power unit plus the towed unit, "Gross Combination Weight Rating (GCWR)" - the unit plus the GVWR of the towed unit(s) Secretary of State.

"Gross Vehicle Weight Rating (GVWR)" - the value specified by the manufacturer(s) as the maximum loaded weight of a single vehicle, or the registered gross weight, whichever is greater.

whichever is greater.

'Hazardous Materials" - .substance or material in a quantity and form which may pose an unreasonable risk to health and safety property when transported in commerce. (49 U.S.C.A. 1802)

any device added to a motor vehicle which operator's ability to safely operate the "Mechanical Aid" - any would enhance the

Deferral Card" - a card issued at the expiration of the license to extend the expiration while in the military

"Military Deferral Card" -

SECRETARY OF STATE

NOTICE OF ADOPTED AMENDMENT(S)

owned and operated by a senior citizen organization and is used primarily in conducting the official activities of organization.

"Valid License" - driver's license that has not expired, canceled, suspended or revoked in accordance with $\%2\ 1111/$ ¢¢d¢ Sections 1030.70 and 1030.75 of this Part. vision standards accordance with Sections 1030.70 and 1030.75 of this Part. minimum 'Visual Acuity Standards" -

"Visual Peripheral Standards" - minimum vision standards accordance with Sections 1030.70 and 1030.75 of this Part.

- the driving test is given unless the restriction is due to a vision or A driver services facility representative shall have the authority to determine license restrictions. No restriction shall be added until hearing defect. (q
- If a change in a person's physical ${\rm and/or}$ visual condition is discovered by a facility representative, such representative has the authority to add, delete, or change the restriction(s). 0
- restriction includes eye glasses, contact lenses in one or both eyes, and non-standard lens arrangements pursuant to Section 1030.75 of this A type B restriction requires corrective eye lenses. This restriction is added when a person needs corrective eye lenses to meet visual acuity standards as provided in Section 1030.70 of this Part. q)
- A type C restriction requires the driver to use one or more mechanical aids (e.g., hand-operated brake, gearshift extension, shoulder harness, and foot operated steering wheel) to assist with the proper and safe operation of the vehicle. (e
- A type D restriction requires the driver to use one or more prosthetic aids (e.g. artificial legs, artificial hands, hook on right or left arm, and brace on each leg) while operating a motor vehicle.
- transmission restriction is added when a driver is unable to operate a standard shift vehicle due to the minimal use of one or both arms An automatic A type E restriction requires automatic transmission. (8
- rearview mirror because he/she has problems turning his/her head while backing and/or cannot meet the peripheral vision requirements of A type F restriction requires left and right outside rearview mirrors when a driver is hearing impaired or has a monocular visual acuity reading of 20/100 or worse in either eye, or requires a right outside Section 1030.70(g) of this Part and/or takes the road test in a right

SECRETARY OF STATE

NOTICE OF ADOPTED AMENDMENT(S)

A if in minimum peripheral standards are met by the use of only one eye driver may be restricted to both left and right rearview mirrors hand driven vehicle with the steering wheel on the right side. accordance with Sections 1030.70 and 1030.75 of this Part.

- This restriction is added when a driver has binocular visual acuity that does not meet the 20/40 minimum in accordance with who wish to drive utilizing a non-standard lens arrangement pursuant to Section 1030.75 of this Part are restricted to daylight driving People Section 1030.70(b) of this Part, but is not worse than 20/70. A type G restriction requires the driver to drive only only in accordance with Section 1030.85 of this Part. daylight. j.)
- A type J restriction with appropriate numerical indicators includes other restrictions not listed in this Section. These type J restrictions and numerical indicators are as follow:
- Driver has been issued an Illinois Medical Restriction Card, which must be carried in addition to a valid Illinois license. 101 1)
- within classification, as provided in Section 6-106.2 of the (III. Rev. Stat. 19\$791, ch. 95 1/2, par. 6-106.2) [625 ILCS Illinois Driver Licensing Law of the Illinois Vehicle Code. Driver authorized to operate a Religious Organization 5/6-106.2] J02 2)
- The driver took the Religious Organization Bus test in a Class D vehicle, but may hold a Driver authorized to operate a Religious Organization Bus Van within Class D only. The driver took the Religio Class A, B, or C license. 303 3)
- Driver authorized to operate a Religious Organization Bus or Van within Class C only. The driver took the Religious Organization Bus test in a Class C vehicle, but may hold a Class A or B license. 704 (4
- Driver authorized to operate a Senior Citizen Transportation Vehicle within classification. The driver operates a vehicle which is utilized solely for the purpose of ij Section 6-106.3 of the Illinois Driver Licensing Law of the Illinois Vehicle Code. (Ill. Rev. Stat. 19\$791, ch. 95 1/2, providing transportation for senior citizens, as provided par. 6-100.3) [625 ILCS 305 2
- Driver authorized to operate a Senior Citizen Transportation Vehicle within Class D only. The driver took the Senior Citizen Transportation Vehicle test in a Class D vehicle, but may hold a Class A, B, or C license. 306 (9

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SECRETARY OF STATE

NOTICE OF ADOPTED AMENDMENT(S)

the with such licensee while on active duty, serving in Armed Forces of the United States outside the State Armed Forces of the United

- the who are living with such licensee while on active duty, serving in the Armed Forces of the United States outside the State driver's license to extend the expiration while in military of the licensee, spouse, and dependent children issued card Military deferral in 18)
- driver who having his/her photograph taken is against convictions or has a serious facial No photo or signature - administrative approval license his/her religious disfigurement 19)
- more than 94 -= This restriction appears on the license restrictions are placed on the driver. 1\$20)199
- A type K restriction indicates the driver is authorized to commercial motor vehicle intrastate only. X
- authorized not .H person A type L restriction indicates that the operate vehicles equipped with air brakes. î
- If an individud wishes to appeal a type 3/ C/ D/ 3/ 1/ or G testicizing that has been added to his/het atlyet/s licensel he/she shall submit the following to the medical review Unit of the Debatthenti 中
- 者 矿产工艺工学机 产费的检查方义 多光波工工机器 生形成生 初来一条初卷 心工者的会会 之合 为即即要点工 生物牵引 建物 毒鸡鸡工工工的物 分产 生物学 生命名义工工学工作工工的工厂 我们母 17
- a letter from bis/her physician/ on the physician/s letterhead/ explaining that the restriction is unnecessary/ 23
- an individual wishes to appeal a type of restriction which has been to his/her driver's restriction, shall: added E
- For Type B, C, D, E, F, G, J01, or any other medical restriction which has been added to his/her driver's license pursuant to the restrictions contained in paragraph (1) of this Section follow the manner prescribed by Section 1030.16 et seq. of the Illinois Administrative Code, (92 Ill. Adm. Code 1030.16 et seq.) 1
- For any other type of restrictions which have been added to his/her driver's license pursuant to this Section appeal to the Department of Administrative Hearings pursuant to Section 2-118 of the Illinois Vehicle Code. (Ill. Rev. Stat. 1991, ch. 95 1/2, 2)

OF STATE SECRETARY

NOTICE OF ADDFIED AMENDMENT.

- Vehicle within Class G or a lesser classification vehicle only. The driver took the Senior Citizen Transportation authorized to operate a Serior Citizen Transportation Vehicle test in a Class C vehicle, but may hold a Class A
- ridesharing arrangement within classification, as provided in Section 6-106.4 of the Illinois Driver Licensing Law of van in a for-profit the Illinois Vehicle Code. (Ill. Rev. Stat. 198791, Driver authorized to operate a commuter 1/2, par. 6-106.4) [625 ILCS 5/6-106.4] 30 150
- Driver who is 16 or 17 years of age authorized to operate either Class L motor driven cycles or Class M motorcycles, as provided in Section 6-103(2) of the Illinois Driver Licensing Law of the Illinois Vehicle Code. (Ill. Rev. Stat. 198791, ch. 95 1/2; par. 6-103(2)) [625 ILCS 5/6-103(2)] 309 6
- GVWR Driver restricted to the operation of a vehicle with a of 16,000 pounds or less. J10 10)
- motorcycle (Class M) or three wheel motor driven cycle Indicates the driver took the road test on a three wheel (Class L) and is restricted to a three wheel cycle of the class. proper 311 11)
- classification vehicle for the passenger endorsement. operate Class B t o Driver authorized J12 12)
- Driver authorized to operate Class C classification vehicle for the passenger endorsement. 113 13)
- be designed for Restricted to the use of a non-standard lens arrangement pursuant to Section 1030.75 of this Part when operating (Lens arrangement may monocular or binocular vision.) motor vehicle. 114 14)
- No photo or signature out of state at renewal license issued to driver who is temporarily absent from State of Illinois at expiration date of his/her driver's license. 371 15)
- No photo or signature out of country at renewal license issued to driver who is temporarily residing outside the United States of America at the expiration date of his/her 372 16)
- No photo or signature military or military dependent license issued at the expiration of the driver's license of the licensee, spouse, and dependent children who are living 373

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SECRETARY OF STATE

NOTICE OF ADOPTED AMENDMENT(S)

par. 2-118)[625 ILCS 5/2-118]

(III. Rev. 5/3-101 et Further review of any and all restrictions shall be conducted by ninistrative Review Law. 3-101 et seq.)[735 ILCS the courts pursuant to Administrative Review 110, par. Stat, 1991, ch.

14

days for abbropriate action. The action taken by the Nedical Review of days for the Department of Unit of the Department of Solinistatization of (1.2) partment of Administrative Heatings ((1.1)) Rev State 1987 oh 95 1/2 path 3-1181; Futther taying that (1.2) path (1.1) Rev (1.2) path (1.2) path (1.1) dvisory Board for a reconnendation pursuant to Section 506/1 et seq l of the Driver of the Driver of the Driver of the Driver Ulcense Nedical Ravisory Boardis findings l deferning that ions and reconnendations shall be forwarded to the Department within seven (7)Departnemy the case shall be torvarded to the priver ploened nedloal 抗毒毒 的母母前 多位的的主性任命国 生命 After the necessair documentation

, effective October 22, 1993) 19315 Amended at 17 Ill. Reg. (Source:

ILLINOIS REGISTER

19326

DEPARTMENT OF PUBLIC HEALTH

TO MEET THE OBJECTION OF THE JOINT COMMITTEE ON ADMINISTRATIVE RULES NOTICE OF MODIFICATION

The Heading of the Part

Illinois Plumbing Code

Code Citation: 2 77 III. Adm. Code 890

Action: Section Numbers:

3

Modification 890.520 Date Notice of Proposed Rules Published in the Illinois Register: 4

December 4, 1992 (16 III. Reg. 18479)

Date JCAR Statement of Objection Published in the Illinois Register:

2

September 3, 1993 (17 III. Reg. 14187)

Summary of Action Taken by the Agency. 9 The Department of Public Health agrees to modify Section 890.520 in response to the objection of the Joint Committee on Administrative Rules. The last sentence of the introductory paragraph of Section 890.520 has been revised to read as follows: " Residential garages with floor drains shall have a gas and oil interceptor if they have four (4) or more vehicle bays or exceed 900 square feet in size.".

FUBLIC AID SCHARTMENT OF

REQUEST FOR EXPEDITED CORRECTION

- Heading of the Part: Food Stamps
- Code Citation: 89 Ill. Adm. Code 121 5
- Section Numbers: Section 121.63 3)
- Date Proposal Published in Illinois Register: Not Applicable (7
- Date Adoption Published in Illinois Register: 2

September 10, 1993 (17 Ill. Reg. 14625) and October 8, 1993 (17 Ill. Reg. 17477)

The published and filed texts of the adopted amendments failed to include an amendment to Section 121.63 which was adopted effective August peremptory amendments was published on October 8, 1993, at 17 Ill. Reg. Summary and Purpose of Expedited Correction: Peremptory amendments to The notice of 26, 1993, and published on September 10, 1993, at 17 Ill. Reg. 14625. Section 121.63 were adopted effective October 1, 1993. (9

in published and filed texts of Section 121.63 adopted effective October 1, 1993, failed to include a previous amendment to Section 121.63 which was adopted effective August 26, 1993. This error created the unintentional These corrections are "omissions . . . that create unintentional discrepencies between adopted rule text and text previously published the Illinois Register" as provided at 1 Ill. Adm. Code 245.110(a) and Section 5-85(b) of the Illinois Administrative Procedure Act. The discrepencies.

inadvertent failure to include the first set of amendments in the text of basis, the corrected text reflects the amendments as effective October 1, The effective date of the two sets of amendments will not be affected by On that the correction, since both sets of amendments were properly adopted effective August 26, 1993, and October 1, 1993, respectively. The the subsequent amendments will not affect the effective date.

Information and questions regarding this request shall be directed to:

Kenneth E. Mitchell

Bureau of Rules and Regulations Address:

100 South Grand Avenue East, Third Floor Illinois Department of Public Aid

62762 Springfield, Illinois

(217) 524-3215 Telephone:

The full text of the Section, indicating the requested corrections, follows:

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

REQUEST FOR EXPEDITED CORRECTION

Deductions From Monthly Income Section 121.63

The following deductions shall be allowed in the determination of the adjusted net monthly food stamp income:

- Earned income Deduction. Eighty percent of total gross earned income (See 89 Ill. Adm. Code 121.40 through 121.54 for description of earned income.) is considered. (e
- One hundred and thirty-one dollars (\$131.00) per household per month. Standard Deduction. p)
- Dependent Care Deduction G
- search criteria (contained in 89 Ill. Adm. Code 112.70 through employment or to seek employment in compliance with the job 112.73) or to attend training or pursue education which is Payments for the care of a child or other dependent when necessary for a household member to accept or continue preparatory for employment. 1
- costs for care and is not to exceed \$160.00 per month for each The amount of the deduction is to be determined by the actual dependent household member. 2)
- Shelter Costs Deduction q
- have been made. The shelter deduction shall not exceed \$207.00. after the allowable deductions in subsections (a), (b) and (c) Shelter costs that exceed 50% of the household's total income 7
- If the household contains a member who is elderly or disabled as defined at 7 CFR 271.2 (1990) and Section 121.61 "Gross Monthly Income Eligibility Standards", there is no limit on the amount of excess shelter deduction. 5)
- one hundred and thirty-seven dollar (\$137.00) per month homeless shelter costs deduction. Homeless households with shelter costs receiving free shelter throughout the month, are entitled to a which exceed the homeless shelter costs deduction, are allowed to claim the higher shelter costs if these costs are verified. Homeless households which receive free housing and utilities Households in which all members are homeless but that are not throughout the month are not entitled to the homeless shelter costs deduction. 3)
- Shelter costs include only the following: 4

DEPARTMENT OF PUBLIC AID

REQUEST FOR EXPEDITED CORRECTION

Section 121.63(d)(4) (continued)

- household (rent, mortgage, and other charges leading to the ownership of the shelter, including interest on such Continuing charges for the shelter occupied by the charges). A)
- Property taxes, State and local assessments and insurance on the structure itself. B)
- Utility Costs Û
- installation. Utility deposits are not utility costs. telephone (including tax on the basic fee) of \$27.00; conditioning, electricity, water, sewerage, garbage and trash collection fees; basic service fee for one and fees charged by the utility provider for initial Include the cost of heating and cooking fuel, air i.
- is separate and identifiable. If the standard utility initial certification and no more frequently than once allowance is used, then no other utility costs may be claimed. If actual utility costs exceed the standard expense is claimed only the basic telephone allowance \$195.00 \$198.00. Households living in rental housing determined through a meter or otherwise is verifiable utility allowance, then actual, verified costs may be mortgage may claim the standard utility allowance of costs for a period of twelve months from the time of Those households which are billed for heating or air or if the charge for heating and/or air conditioning maintains the same residence may not switch between conditioning, or both, separately from their rent or who are billed on a regular basis by a landlord for heating and/or air conditioning costs may use the claimed, except that if a separately-billed phone the standard utility allowance and actual utility of \$27.00 per month is allowed. The client that standard utility allowance if utility usage is every twelve (12) months thereafter. 11)
- household that is billed less often than monthly for allowance may continue to use the standard utility However, during the heating or cooling season, a its heating and/or air conditioning costs but is otherwise eligible to use the standard utility iii)

ILLINOIS REGISTER

DEPARTMENT OF PUBLIC AID

REQUEST FOR EXPEDITED CORRECTION

Section 121.63(d)(4)(C)(iii) (continued)

allowance between billing months.

- Households in public housing or privately owned rental When toward the utility costs whether or not each household divided equally among the households which contribute households (as defined at 7 CFR 273.1(a)(1990)) live together, the standard utility allowance shall be units which receive a bill for over-usage are not entitled to use the standard utility allowance. participates in the program. iv)
- (Illinois Home Energy Assistance Program (47 Ill. Adm. provisions of subsection (ii) above, are applicable to Households whose heat and/or air conditioning expense Code 100)) shall be entitled to the standard utility expense(s) are covered by indirect energy assistance is covered by indirect energy assistance payments allowance (7 CFR 273.9 and 273.10(d)(6) (1990)). households whose heating and/or air conditioning payments. 5
- standard utility allowance but may claim the actual utility Those households which are not billed separately for either amounts for which they are billed separately, subject to heat or air conditioning are not entitled to claim the the \$27.00 per month limitation for telephone expense. â
- Shelter costs for a home temporarily unoccupied by the household abandonment caused by a natural disaster or casualty loss, if, because of employment or training away from home, illness or costs for food stamp purposes; and the home is not leased or occupants of the home, if any, are not claiming the shelter the household intends to return to the home; the current rented during the absence of the household. 2
- repair charges which have been or will be reimbursed by private Charges for repair of the home which was damaged or destroyed or public relief agencies, insurance companies or any other due to a natural disaster. Shelter costs shall not include (9
- for households which contain an elderly or disabled member as defined Excess Medical Deductions. A deduction for excess medical expenses at 7 CFR 271.2 (1990) and Section 121.61 "Gross Monthly Income Eligibility Standards". The medical expenses incurred by the (e

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DEPARTMENT OF PUBLIC AID

REQUEST FOR EXPEDITED CORRECTION

Section 121.63(e) (continued)

qualifying household member which are over \$35 will be deducted if the expenses will not be reimbursed by insurance or a third party.

(Source: Expedited correction at 17 Ill. Reg. 19327, effective October 1,

ILLINOIS REGISTER

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DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF REGULATORY FLEXIBILITY IMPACT ANALYSIS

RULES PROMULGATED BY STATE AGENCIES THAT MAY IMPACT SMALL BUSINESS

Name Of Agency: Department of Public Aid

Heading of the Part: Medical Payment

Code Citation: 89 Ill. Adm. Code 140

Sections Involved:

140.71 140.80 140.82 140.84

Notice of Proposal Published in Illinois Register: October 15, 1993

<u>Statutory Authority</u>: Illinois Public Aid Code [305 ILCS 5/3, 4, 5, 6, 7 and 12-13], Public Act 87-861, Public Act 88-85, and Public Act 88-88.

Information concerning this Regulatory Flexibility Impact Analysis shall be directed to:

Name: Linda D. Brand Address: Department of Commerce and Community Affairs 620 E. Adams, Springfield, IL 62701 Telephone: (217) 785-6354

DEPARTMENT OF COMMERCE AND COMMUNITY AFFAIRS

NOTICE OF REGULATORY FLEXIBILITY IMPACT ANALYSIS

RULES PROMULGATED BY STATE AGENCIES THAT MAY IMPACT SMALL BUSINESS

Secretary of State Name Of Agency: Heading of the Part: Lobbyist Registration and Reports

2 Ill. Adm. Code 560 Code Citation:

560.350 560.365 560.365 560.375 560.375 560.385 560.395 560.395 560.396 560.400 .405 560.410 560. 560.210 560.220 560.300 560.305 560.310 560.100 560.200 560.320 560.340 560.205 560.315 Sections Involved:

Notice of Proposal Published in Illinois Register: October 15, 1993 Statutory Authority: The Lobbyist Registration Act, 25 ILCS 170, as

560.420

Information concerning this Regulatory Flexibility Impact Analysis shall be directed to:

amended by Public Act 88-187.

Address: Department of Commerce and Community Affairs 620 E. Adams, Springfield, IL 62701 Telephone: (217) 785-6354 Linda D. Brand Name:

ILLINOIS REGISTER

19334 93

JOINT COMMITTEE ON ADMINISTRATIVE RULES ILLINOIS GENERAL ASSEMBLY

SECOND NOTICES RECEIVED

review by the Committee at its November 16, 1993 meeting. Other items not contained in this The following second notices were received by the Joint Committee on Administrative Rules during the period of October 19, 1993 through October 25, 1993, and have been scheduled for published list may also be considered. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 700 Stratton Office Bldg., Springfield IL 62706.

Second Notice Fynires	Agency and Rule	Start of First Notice	JCAR Meeting
	Agency and Rule	Notice	Meeting
	Illinois Racing Board, Jockeys, Apprentices, Jockey Agents and Valets (11 III Adm Code 1411)	9/3/93 17 III Reg 14094	11/16/93
	Illinois Racing Board, Trifecta (11 III Adm Code 409)	9/10/93 17 III Reg 14565	11/16/93
	Illinois Racing Board, Concessionaire Rules (11 III Adm Code 402)	9/3/93 17 III Reg 14087	11/16/93
	Illinois Racing Board, Entries, Subscriptions, and Declarations (11 III Adm Code 1413)	9/3/93 17 III Reg 14090	11/16/93
	State Board of Education, Private Business and Vocational Schools (23 III Adm Code 451)	7/30/93 17 III Rcg 12062	11/16/93
	Department of State Police Merit Board, Procedures of the Department of State Police Merit Board (80 III Adm Code 150)	9/10/93 17 III Reg 14568	11/16/93

PROCLAMATION

SKY AWARENESS WEEK (Revised) 93-221

Whereas, Sky Awareness Week was started in 1991 to increase people's knowledge, awareness, and appreciation of the sky and the life-sustaining sun, air, and water; and;

environmental resources. Air and water quality, ozone depletion, and global warming are all areas of concern which need to be Whereas, Sky Awareness Week provides an opportunity to emphasize the importance of protecting these valuable intensely studied and addressed; and

Whereas, valuable information about cloud types, weather patterns, and atmospheric change can be obtained through studies of the ${\rm sk}\gamma_2$ and

personnel, and others are encouraged to promote appreciation of the sky as a natural resource, a vehicle for studying science, and an object of wondrous beauty; Whereas, during Sky Awareness Week, weather broadcasters, teachers, nature and science center staffs, planetarium

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim April 24-30, 1994, as SKY AWARENESS WEEK in Illinois and

Filed with the Secretary of State October 20, 1993. urge our citizens to look up and enjoy the sky. Issued by the Governor October 18, 1993.

CITIZENS OF CHRISTIAN COUNTY 93-480

the Illinois Historic Preservation Agency (IHPA), seeks to make Whereas, the Lincoln Legal Papers Project, administered by discovered legal documents at the Christian County Courthouse; available comprehensive documentation of the cases and legal actions in which Lincoln and his partners participated; and Whereas, through the Lincoln Papers Project, the IHPA

Whereas, the documents are of great historical and monetary value to the people and the State of Illinois; and Whereas, the citizens of Christian County are donating the

express sincere gratitude to the CITIZENS OF CHRISTIAN COUNTY for Therefore, I, Jim Edgar, Governor of the State of Illinois, their generous donation to the preservation of our state's Lincoln documents to the Illinois State Archives; history.

Filed with the Secretary of State October 20, 1993.

Issued by the Governor October 12, 1993.

ILLINOIS REGISTER

CITIZENS OF TAZEWELL COUNTY

the Illinois Historic Preservation Agency (IHPA), seeks to make available comprehensive documentation of the cases and legal Whereas, the Lincoln Legal Papers Project, administered by actions in which Lincoln and his partners participated; and Whereas, through the Lincoln Papers Project, the IHPA

discovered legal documents at the Tazewell County Courthouse; and Whereas, the documents are of great historical and monetary value to the people and the State of Illinois; and Whereas, the citizens of Tazewell County are donating the

express sincere gratitude to the CITIZENS OF TAZEWELL COUNTY for Therefore, I, Jim Edgar, Governor of the State of Illinois, their generous donation to the preservation of our state's Lincoln documents to the Illinois State Archives; history

Filed with the Secretary of State October 20, 1993. Issued by the Governor October 12, 1993.

COUNTRY MUSIC DAY 93-482

founded to promote country, gospel, bluegrass, and western music Whereas, the Illinois Country Music Association (ICMA) was in our state; and

achievements of Illinois artists and the entertainment of fans; Whereas, the ICMA believes in the recognition of musical

Whereas, ICMA is celebrating its fourth anniversary with a show and concert on October 17. During the show, the Illinois Country Music Entertainer of the Year will be awarded;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 17, 1993, as COUNTRY MUSIC DAY in Illinois. Issued by the Governor October 12, 1993. Filed with the Secretary of State October 20, 1993.

FIELD MUSEUM AFRICA EXHIBIT DAY 93-483

Whereas, the Field Museum of Natural History is celebrating its centennial year during 1993; and

Museum of Natural History will open the first permanent exhibit on Africa and the African diaspora to appear in a major museum; Whereas, as part of this centennial celebration, the Field

Whereas, the Field Museum of Natural History will inaugurate

ILLINOIS REGISTER

the Africa exhibit on November 13, 1993, to offer insight and knowledge on African culture and its influence on American life;

Whereas, the Field Museum of Natural History welcomes 1.4 million people annually, the African exhibit will seek to enhance visitor's understanding of cultural diversity, similarity, and cooperation; and

1.09 million Chicagoans of African descent, as well as those of other descents, a vibrant historical, cultural, and ecological perspective on Africa's diverse regions; and Whereas, the \$1.8 million Africa exhibit's sponsors include Whereas, the 15,000-square-foot Africa exhibit will bring

the Chicago Park District, the Rockefeller Foundation, the John D. and Catherine T. MacArthur Foundation, the General Mills Foundation, and the Sara Lee Foundation;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 13, 1993, as FIELD MUSEUM EXHIBIT DAY in Illinois and encourage all our citizens to visit the museum and its important new exhibit.

Issued by the Governor October 12, 1993. Filed with the Secretary of State October 20, 1993.

HISPANIC STATE EMPLOYEE DAY 93-484

Whereas, Hispanics represent 904,000 or 7.9 percent of the Illinois Population and by the year 2010, will be the largest minority group in the United States; and

Whereas, according to the Bureau of the Census, Illinois ranks among the top five states with sizable Hispanic

populations; and

Whereas, state government is committed to providing services to the Hispanic population in the areas of education, housing, health, business, employment, and training opportunities; and Whereas, the Illinois Association of Rispanic State Employees

Education Through Positive Means: Expanding Horizons/Seizing the is sponsoring the 6th Annual Conference on Hispanic State Employment at University of Illinois at Chicago on October 22. The theme of this year's conference is "State Employment and Opportunities in the 90s;"

proclaim October 22, 1993, as HISPANIC STATE EMPLOYEE DAY in Illinois in recognition of the contributions Hispanic employees Therefore, Im Jim Edgar, Governor of the State of Illinois, have made to the vitality and growth of our state.

Filed with the Secretary of State October 20, 1993. Issued by the Governor October 12, 1993.

LABOR-MANAGEMENT COOPERATION WEEK 93-485

Labor-Management Cooperation Committee is to promote and maintain an image of positive labor-management relations in the state; and Whereas, the fundamental mission of the Illinois

Whereas, rapid technological innovation, changing demographics, and foreign competition have placed considerable stress on both labor and management in Illinois; and

Whereas, the Cooperation Committee has adopted an ambitious agenda that is responsive to the major forces driving change in Illinois' labor marker; and

vital components for companies as they respond to current and Whereas, cooperation and communication have proven to be future challenges with bold new initiatives; and

Whereas, the Cooperation Committee has positioned itself to respond quickly and effectively to the challenges that face

labor-management relations; and
Whereas, the Illinois Labor-Management Cooperation Committee
and the Illinois Department of Commerce and Community Affairs
will co-sponsor the fourth State Labor-Management Conference
November 4 in Decatur to showcase cooperative labor-management activities in our state;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 1-7, 1993, as LABOR-MANAGEMENT COOPERATION WEEK labor-management environment which is vital to our continuing in Illinois in recognition of the Strong cooperative economic development and growth.

Filed with the Secretary of State October 20, 1993 Issued by the Governor October 12, 1993.

MIDWEST CAPITAL OF GOSPEL MUSIC, CENTRALIA, ILLINOIS 93-486

Whereas, Centralia, Illinois, is where the Midwest first heard the lively hand clapping, foot tapping style of Southern gospel music; and

Whereas, Walter Shipp formed the first gospel quartet in the area in 1948, and in 1949, he invited other professional gospel quartets to Centralia for an "all-night singing"; and

Whereas, all-night singings became an annual summer event in Centralia, which came to be known as the capital of gospel music in the Midwest; and

Whereas, the rich tradition continues at the Centralia High School Auditorium October 25 with a Southern gospel concert;

Therefore, I, Jim Edgar, Governor of the State of Illinois, declare CENTRALIA, ILLINOIS, as the MIDWEST CAPITAL OF GOSPEL

Filed with the Secretary of State October 20, 1993. Issued by the Governor October 12, 1993.

93-487

Whereas, the Ora Higgins Youth Foundation was founded in 1976 ORA BIGGINS YOUTH FOUNDATION DAY

by Ora Higgins, who saw a need for a privately-funded scholarship award foundation to aid gifted high school graduates pursuing an education at higher learning institutions; and Whereas, the foundation grants scholarships on the basis that

citizens without consideration of race, religion, ethnic origin, educational opportunities should be available to all American physical impairments, or gender; and

Whereas, the foundation presents its annual award programs a public dinner forum to focus on public support for the award recipients' endeavors; and

at

Whereas, the foundation will commemorate its 17th anniversary Lexington House in Hickory Hills, where it will present scholarships to 12 gifted high school graduates and leadership awards to 13 distinguished community leaders; at this year's Scholarship Award Dinner October 31 at the

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 31, 1993, as ORA HIGGINS YOUTH FOUNDATION DAY in Illinois and congratulate this year's award recipients on their achievements.

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VIETNAM WOMEN'S MEMORIAL DAY 93-488

and compassion of those women who served in the Vietnam War; and Whereas, this monument will be taken on a whistle stop tour tribute placed in our nation's capital to the strength, courage, Whereas, the Vietnam Women's Memorial will be the first

of 21 cities before it is permanently placed in Washington, D.C., and dedicated on Veterans Day, November 11; and Whereas, the City of Springfield, capital of our state, was host to the memorial in September with ceremonies recognizing

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 11, 1993, as VIETNAM WOMEN'S MEMORIAL DAY in Illinois. women of Illinois who served in Vietnam;

Filed with the Secretary of State October 20, 1993. Issued by the Governor October 12, 1993.

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CHILD HEALTH WEEK

Whereas, a recent outbreak of whooping cough in Chicago has Whereas, in 1989, more than 3,000 cases of measles were reported in Illinois, and 10 children died; and

affected more than 1,000 children; and

contagious diseases. However, three in 10 infants and toddlers in Whereas, effective childhood vaccines are available for nine our nation go without adequate childhood immunizations, leaving them at risk for life-threatening or disabling illnesses; and

Whereas, we must take steps to reverse this tragic toll of unnecessary outbreaks of preventable childhood diseases; and

Whereas, Help Me Grow, Brenda Edgar's Campaign for Children, and the Chicago Area Immunization Campaign have recognized that need and have planned a week of public awareness activities to emphasize the vital need for immunizations before age two;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 17-23, 1993, as CHILD HEALTH WEEK in Illinois to emphasize the importance of childhood immunizations. I urge all parents to take the steps necessary to protect their children against these diseases.

Filed with the Secretary of State October 20, 1993 Issued by the Governor October 13, 1993.

EDUCATION FOR BUSINESS WEEK/ENTERPRISE DAY 93-490

Whereas, the State of Illinois recognizes the importance of

Whereas, the State of Illinois recognizes that the continued vitality of the business structure of America is dependent upon the development of these men and women; and young men and women of our nation; and

represents more than 270,000 secondary, post-secondary, and college students interested in helping increase school and community awareness of the benefits of and challenges to American Whereas, Future Business Leaders, of America-Phi Beta Lamda enterprise, preparing for careers in business, education, business-related areas, etc.; and

Whereas, FBLA-PBL provides the valuable service of promoting competent, aggressive business leadership, understanding American business enterprise, encouraging scholarships, promoting sound financial management, teaching up-to-date business information, inspiring citizenship and patriotism, and facilitating transition from school to work among its members;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 8-14, 1993, as EDUCATION FOR BUSINESS WEEK and November 15, 1993, as ENTERPRISE DAY in Illinois in recognition

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of the FBLA-PBL's efforts to prepare our youth for the future. Issued by the Governor October 13, 1993. Filed with the Secretary of State October 20, 1993.

93-491

ENVIRONMENTAL BEALTH PRACTITIONERS WEEK

represents professional environmental health practitioners in the Whereas, the Illinois Environmental Health Association State of Illinois; and

trained in biological and sanitary sciences, examine all aspects of the physical and social environment, define and report environmental conditions, and recommend improvements; and Whereas, practitioners serving in industry and in the field of public health are concerned with the education and inspection Whereas, professional environmental health practitioners,

food, clean housing, vector control, radiological health, and necessary to maintain the safe processing and distribution of minimum environmental pollution; and

Whereas, the Illinois Environmental Health Association will be holding its Annual Educational Conference November 15-16 in Bloomington;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 14-20, 1993, as ENVIRONMENTAL HEALTH PRACTITIONERS WEEK in Illinois in recognition of the Illinois Environmental Health Association and its contributions to the health and welfare of all citizens.

Filed with the Secretary of State October 20, 1993. Issued by the Governor October 13, 1993.

FRED J. SMITH DAY 93-492

Whereas, Fred Smith is retiring as Business Manager and Financial Secretary of the International Brotherhood of Electrical Workers, Local 117, after 38 years of outstanding service to his union and the State of Illinois; and

the union by serving on numerous international committees, including but not limited to, the National Joint Apprenticeship and Training Committee, the Council on Industrial Relations, the IBEW National Arbitrations Board for the Electrical Industry, the American Line Builders Apprenticeship (ALBAT) and the National Whereas, Fred Smith has been recognized for his dedication to Electrical Code Committee; and

Whereas, Fred Smith has served his union by heading the Health, Welfare and Pension programs for Local 117, thereby creating a pension plan for workers that had never before

existed; and

Whereas, Fred Smith has shown his dedication to his community by serving as an active 10-year member of the Board of Education (winning that seat by "write-in" vote), as well as the Elgin Zoning Board of Appeals and the Elgin Electrical Code Committee, and

Whereas, Fred Smith's loyalty to the union and adherence to its high standards have paved the way for a brighter future for electrical workers for many years to come;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 14, 1993, as FRED J. SMITH DAY in Illinois as an expression of appreciation from the people of Illinois for his many years of dedication and distinguished service.

Issued by the Governor October 13, 1993.

Filed with the Secretary of State October 20, 1993.

NORWEGIAN AMERICAN HOSPITAL INAUGURATION DAY 93-493

provided family-centered, quality health care; and Whereas, quality, life-enhancing health care has benefitted families of many ethnic and cultural backgrounds, enabling the hospital to emerge as a deep-rooted institution of stability in Whereas, Norwegian American Hospital has for 100 years

Whereas, Norwegian American Hospital has continually improved its capacity to meet family health needs by offering the latest grades of equipment and facilities; and the community; and

Whereas, the staff of Norwegian American Hospital exemplifies the highest standard of the medical profession; and Norwegian Whereas, in its role as a center of community life,

education, child safety, and developing scholarship programs; and Whereas, in observance of a century of progress in answering family health-care needs, Norwegian American Hospital will launch its centennial year of celebration with its Viking Ball on American Hospital has been active in such areas as health

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 23, 1993, as NORWEGIAN AMERICAN HOSPITAL Saturday, October 23;

CENTENNIAL INAUGURATION DAY in Illinois. Issued by the Governor October 13, 1993. Filed with the Secretary of State October 20, 1993.

OPTICIANS MONTH

Whereas, most of our impressions of the world around us come

School Morara

through our eyes; and

Whereas, good vision contributes immeasurably to the quality of life and the full utilization of all our faculties; and Whereas, Whereas, 60 percent of all Americans need help to assure the fullest and most efficient use of their precious

eyesight; and

Whereas, eyecare and eyewear professionals and manufacturers have made services and products available to help individuals who need their vision corrected; and;

Whereas, opticians are allied health professionals trained to fit and dispense corrective eyewear upon the prescription of the

examining doctor; and

national programs of competency certification, continually update their knowledge and skills to help patients select appropriate Whereas, opticians, through state licensure and voluntary

lenses, frames, and care regimens; and Whereas, January 1994 will be observed as National Opticians Month to highlight the important role of the dispensing optician in providing vision correction aids and services;

Therefore, I, Jim Edgar, Governor of the State of Illinois, recognition of the important role opticians play in providing proclaim January 1994 as OPTICIANS MONTH in Illinois in good eyesight for our citizens.

Filed with the Secretary of State October 20, 1993. Issued by the Governor October 13, 1993.

PHILANTHROPY WEEK

Whereas, November 16, 1993, is being designated as National Philanthropy Day with the theme "Explore the Spirit of Giving-Youth and Philanthropy"; and

hospitals, research institutions, community service institutions, schools, churches, museums, art and music centers, youth groups, disadvantaged, sick, or elderly individuals, and the volunteers Whereas, the observation will entail recognition of the the institutions and organizations the aid and comfort

Whereas, philanthropic organizations are responsible for enhancing the quality of life for Illinoisans, and a state philanthropy week would give our citizens the opportunity to demonstrate their gratitude and support for philanthropic who donate their time, talent, or financial resources; and organizations and the individuals who carry out the

proclaim November 14-20, 1993, as PHILANTHROPY WEEK in Illinois. Therefore, I, Jim Edgar, Governor of the State of Illinois, organizations' missions;

Filed with the Secretary of State October 20, 1993. Issued by the Governor October 13, 1993.

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HOSPICE CARE MONTH 93-496

have become an important part of our nation's health care system; Whereas, hospice care professionals are dedicated to serving terminally ill persons and their families, and hospice programs

Whereas, hospice programs enable terminally ill persons to live peacefully and comfortably in their final days by offering a positive and supportive environment and quality medical care; and Whereas, greater public awareness will help bring about knowledge of the benefits of hospice care and recognition of its

programs and many dedicated professionals and volunteers;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 1993 as HOSPICE CARE MONTH in Illinois. Issued by the Governor October 14, 1993.

Filed with the Secretary of State October 20, 1993.

UNITED HELLENIC AMERICAN CONGRESS DAY 93-497

Whereas, the United Hellenic American Congress, founded in 1975, serves as an umbrella and unifying organization for Greek-Americans; and

Whereas, the United Hellenic American Congress will celebrate Whereas, the United Hellenic American Congress will honor the its 18th Annual Dinner Dance on November 13, 1993; and

States for Policy and Strategy--both of whom have brought honor Stephanopoulous, Senior Advisor to the President of the United Sarbanes, United States Senator and George and recognition to Americans of Greek descent; Honorable Paul S.

proclaim November 13, 1993, as UNITED HELLENIC AMERICAN CONGRESS DAY in Illinois. Therefore, I, Jim Edgar, Governor of the State of Illinois,

Filed with the Secretary of State October 20, 1993. Issued by the Governor October 14, 1993.

BIBLE WEEK 93-498

Whereas, our forefathers traveled to America to enjoy the freedom of reading the Bible and choosing their method of worship; and

Whereas, many of our forefathers sacrificed their lives or their well-being for the founding and independence of our country in order to preserve this freedom of religion for others; and Whereas, the Bible was called "the best book in the world" by

ILLINOIS REGISTER

President John Adams and has given insight to citizens and leaders of America since its inception; and

Whereas, 1993 marks the 53rd year the Laymen's National Bible Association has sponsored the interfaith observance of National Bible Week; and

Whereas, this year's national observance will take place November 21-28;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 21-28, 1993, as BIBLE WEEK in Illinois. Issued by the Governor October 18, 1993. Filed with the Secretary of State October 20, 1993.

FARM WOMEN'S MONTH

Whereas, farm management and operations require vast amounts Whereas, agriculture is the economic hub of Illinois; and of time, energy, skill, and family support; and

Whereas, Illinois farm women should be recognized as valuable business partners to their farm families and for their efforts in Whereas, farm women are true partners with their families in business of farming; and

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 1993 as FARM WOMEN'S MONTH in Illinois. promoting a better urban/rural understanding;

Filed with the Secretary of State October 20, 1993. Issued by the Governor October 18, 1993.

GEOGRAPHY AWARENESS WEEK

Whereas, a creative understanding of geography is helpful for Whereas, the knowledge of geography is an important element public education at all levels; and

our continued leadership in world politics and commerce; and Whereas, the celebration of Geography Awareness Week enhances public awareness of the need to develop a productive, literate citizenry and work force that understands how people and places are linked; and

is "Water Matters: Every Day, Everywhere, Every Way;" and Whereas, there is a growing need to understand the geography of fresh water, to conserve this resource and preserve its Whereas, the theme of National Geography Awareness Week 1993

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 14-20, 1993, as GEOGRAPHY AWARENESS WEEK in Illinois. purity;

Filed with the Secretary of State October 20, 1993. Issued by the Governor October 18, 1993.

GERMAN CARNIVAL DAY

Whereas, German-Americans make up the largest ethnic group in Illinois and have contributed greatly to Illinois arts, education, science, culture and business; and

Whereas, under the leadership of Al Kaczmarek, president of Rheinische Verein Von, Carnival Will be celebrated as its has Whereas, on November 11, 1993, at the 11th hour, 11th minute, and 11th second, German Carnival season officially begins; and Whereas, at that time Al Wirth will be named Prince Albert I for the 1994 Carnival season; and der

Whereas, the tradition of Carnival is hundreds of years old, dating back to medieval times, sometimes known as Fasching, for the past 104 years in Chicago; and

Whereas, the celebration of Carnival helps keep German tradition and culture alive in America and carries with it many Fastnacht, and Mardi Gras; and legends about its beginning;

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim November 11, 1993, as GERMAN CARNIVAL DAY in Illinois.

Issued by the Governor October 18, 1993. Filed with the Secretary of State October 20, 1993.

PRINCIPALS WEEK

Whereas, the principal is the recognized educational leader a school; and

expectation for a high level of student achievement and faculty Whereas, the principal creates the vision and sets the performance; and

Whereas, the principal establishes a positive climate for ning and the attainment of educational goals; and Whereas, the State of Illinois recognizes and salutes the accomplishments, skills, and commitment to excellence of it learning and

Therefore, I, Jim Edgar, Governor of the State of Illinois, proclaim October 24-30, 1993, as PRINCIPALS WEEK in Illinois.
Issued by the Governor October 18, 1993.
Filed with the Secretary of State October 20, 1993. principals;

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ACTION CODES	P - Proposed Rule	PF - Prohibited Filing Order by	JCAR*	PP - Peremptory or Court Ordered Rules	PR - Proposed Repealer	R - Refusal to meet JCAR Objection	RC - Statement of Recommendation	S - Suspension ordered by JCAR	W - Withdrawal to meet JCAR	Ohjections		*Joint Committee on Administrative Rules
ACTION	A - Adopted Rule	AR - Adopted Repealer		C - Notice of Corrections	CC - Codification Changes	E - Emergency Rule	ER - Emergency Repealer	M - Modification to meet JCAR objections	O - JCAR Statement of Objections	RQ - Request for Correction	EC - Expedited Corrections	

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-9786.

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DES	PF = Probibited filing S = Suspension O = JCAR Objection R = Refusal to Modify F = Failure to Remedy Objections Objections RC = Recommendation EC = Erpedited Correction CC = Codification Charges	
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900.10	900.20	900.30	900.40	900.50	900.60	900.70	925 100	001.100	011.626	925.120	925.130	925.140	925.150	925.160	925.Ap.A	975	1000	1025.10	1025.20	1025 30	1025.20	1075 50	1023.30	1023.60	1025.70	1050.10	1050.20	1050.30	1050.40	1050.50	1050.60	1050.70	1075.10	1075.20	1075.30	1075.40	1075.50	1075.60	1075.70	1100.10	1100.20	1100.30	1100.40	1100.50	1100.60	1100.70	1125.10	1125.20	1125.30	7
	(P-7749/92; A-2945)	(P-7749/92; A-2945)	(P-7749/92; A-2945)	(P-7749/92; A-2945)	(A-7003/92; CC-1673)	(A-15102/92: CC-1673)	(A-8565/92; CC-1673)	(D 6500, A 0004)	(F-5362, A-9994)	(P-5382; A-9994)	(P-5582; A-9994)	(A-15976/92; CC-1673)	(A-12439/92; CC-1673)	(A-10423/92; CC-1673)	(A-11426/92: CC-1673)	(A.11744/92: CC-1673)	(A 14621/02: CC 1673)	(A-14021/92; CC-10/3)	(F-15684/92; A-6507)	(P-15684/92; A-650/)	(P-15684/92; A-6507)	(A-11432/92; CC-1673)	(A-11418/92; CC-1673)	(P-13710/92; A-6499)	(P-17310/92; A-6499)	(P-13710/92; A-6499)	(P-17310/92; A-6499)	(P-13710/92; A-6499)	(P-17310/92; A-6499)	(P-13710/92; A-6499)	(P-17310/92; A-6499)	(P-11988/92; A-11143)	(P-11988/92; A-11143)	(P-11988/92; A-11143)	(P-11988/92; A-11143)	(P-11988/92; A-11143)	(P-11988/92; A-11143)	(P-11988/92; A-11143)	(P-11988/92; A-11143)	(P-11988/92; A-11143)	4 4 0									
T'D)	п	u	u	u				5	п	п	п	п	п	ш	n	u								п	п	п	n	n	п	u			u	п	n	п	u	u	п	п	ш	и	и	п	п	п	и	п	u	
TITLE 4 (CONT'D)	225.40	225.50	225.60	225.70	275	300	325	350 110	350.130	350.120	350.130	350.140	350.150	350.160	350.170	350.180	375	400	475	200	550	575	200	700.101	/00.102	700.103	700.201	700.202	700.203	700.204	725	750	775.10	775.20	775.30	775.40	775.50	775.60	775.70	775.Ap.A	800.10	800.20	800.30	800.40	800.50	800.60	800.70	800.80	800.Ap.A	
(A-14659)	(A-14659)	(A-14659)	(A-14659)	(A-14659)	(A-14659)	(A-14659)	(A-14659)	(A_16500)	(2000)	(CC-8094)	(CC-8093)	(CC-13226)	(CC-8096)	(CC-8097)	(A-14913)	(CC-6904)	(CC-6903)			(P-15828/92: A-6513)	(P-15832/92- A-6517)				(F-2283/92; A-1811)	(P-2283/92; A-1811)	(P-2283/92; A-1811)	(P-2283/92; A-1811)	(P-1263; A-19120)	(P-1954/92; A-2200)	(P-7749/92; A-2945)	(P-7749/92; A-2945)	(P-7749/92; A-2945)																	
E :	u	п	п	n	п	п	u								п					Ц	: =	1			п	u	n	п	п	п	п	п	u	п	u	и	п	и	u	п	ш	п	u	п	u	u	и	п	ŭ	
1270.220	12/0.310	1270.320	1270.410	1270.420	1270.510	1270.520	1270.530	1551 An B	0.001.0021	1000.100	1601.10	1976.10	2075.100	2150.	5001.600	5175.	5176.		TITLE 3	800.20	850.10		TITIE 4	111LE 4	125.10	125.20	125.30	125.40	125.50	125.60	125.70	125.80	125.Ap.A	150.10	150.20	150.30	150.40	150.50	150.60	200.1	200.2	200.20	200.30	200.50	200.60	200.70	225.10	225.20	225.30	
(B 19333)	(P-13233)	(CC-5960)	(CC-5960)	(P-13233)	(P-13233)	(P-11391/92; A-1511)	(P-11391/92; A-1511)	(D.11301/02: A-1511)	(D 11301/02, A 1511)	(F-11391/92; A-1311)	(P-11391/92; A-1511)			(A-9986)	(A-9986)	(P-17877)	(P-17877)	(P-17877)	(P-17877)	(P-17877)	(P-17877)	(D-17877)	(F-1/6/7)	(F-1/8//)	(P-1/8//)	(P-17877)	(P-17877)	(P-17877)	(P-17877)	(P-17877)	(P-17877)	(P-17877)	(P-17877)	(P-17877)	(P-17877)	(P-17877)	(P-17877)	(P-17877)	(P-17877)	(P-17877)	(P-17877)	(P-17877)	(P-17877)	(CC-8092)	(CC-13227)	(A-7054)	(A-14659)	(A-14659)	(A-14659)	44
(Q)	am			am	am	am .	am			am	ľ			am	am	n	п	п	ı u		1 6	1 6	1	п	п	n	n	u	n	n	п	п	п	n	п	п	u	п	п	n	п	п	п			. ц	, a			
TITLE 1 (CONT'D)	260.1300	260.Ex.A	260.Ex.B	260.Ex.C	260.Ex.D	300.100	300.200	300.300	300.300	300.400	300.Ap.A		TITLE 2	550.210	550.Tb.A	560.100	560.200	560.205	560.210	560 220	560 300	500.006	500.303	260.310	560.315	560.320	560.330	560.340	560.345	560.350	560.360	560.365	560.370	560.375	560.380	560.385	560,390	560.395	560.400	560.402	560.405	560.410	560.420	825.110	951.	1200.100	1270.110	1270.120	1270.210	

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1			00 011	1	(6)	CO'TION 8 TITIT	É		OF 300	1	(D 2504: A 12715)
TITLE 4 (CONT.D)			110.90	arm m	(F-14/1/)	THE & CONT	()		702.70	=	(P-3594; A-13615)
		-11435)	110.110	am	(P-14717)	290.100	_	(P-834/; W-13812)			(E-6859; O-8085)
		.11435)	115.80	аш	(E-5906) (P-6373;	290.105	ато	(P-8347; W-13812)	205.80	ū	(P-3594; A-13615)
1125.60 n	(P-4523; A-11435)	.11435)			A-14006)		am	(P-8347; W-13812)			(E-6859; O-8085)
	(P-4523; A-11435)	.11435)	116.10	п	(P-14761)	290.150	am	(P-8347; W-13812)	205.110	п	(P-3594; A-13615)
			116.20	п	(P-14761)		am	(P-8347; W-13812)			(E-6859; O-8085)
TITLE 8			116.30	п	(P-14761)	290.160	i.e	(P-8347; W-13812)	205.120	п	(P-3594; A-13615)
20.1 am	n (P-14739)		125.100	аш	(PP-15725)	290.162	п	(P-8347; W-13812)			(E-6859; O-8085)
	n (P-14769)		125.260	am	(PP-16238) (P-18917)	290.163	n	(P-8347; W-13812)	205.130	п	(P-3594; A-13615)
_	n (P-14769)		125.270	am	(PP-2063) (PP-15725)	290.164	п	(P-8347; W-13812)			(E-6859: O-8085)
					(PP-16238) (PP-18215)		am	(P-8347; W-13812)	205.140	2	(P-3594) (F-6859
			125,380	am	(P-18917)			(P-8347; W-13812)			0-8085)
			125 390	12.0	(PP-2063) (PP-16238)	290.175		(P-8347: W-13812)	205 150	F	(P-3504) (F-6850:
		740)	256.10		(P-14075/02: A-2180)	290.180		(P-8347: W-13812)			0-8085)
		740)	256.10	= 5	(D 14075/02: A 2180)		, ma	(P-8347: W-13812)	205 160	8	(B 3504) (E 6850.
		740)	230.20	= 1	(F-149/3/92: A-2169)		4111	(P-8347; W-13812)	203,100	11	(F-33%4) (E-063%;
		210)	236.30	п	(F-149/3/94: A-4109)		- 1	(F-8347, W-13612)	100		0-8083)
		(49)	256.40	E .	(P-149/5/92: A-2189)		шв	(F-834/; W-13812)	203.170	E	(P-3594) (E-6859;
65.150 am		(44)	256.50	TI.	(P-14975/92: A-2189)	290.200	ы	(P-834/; W-13812)			O-8085)
65.170 am		(149)	256.60	п	(P-14975/92: A-2189)	290.205	ы	(P-8347; W-13812)	205.180	п	(P-3594) (E-6859;
65.190 am	n (P-527; A-6749)	(749)	256.70	п	(P-14975/92: A-2189)		am	(P-8347; W-13812)			0-8085)
65.200 am		(749)	256.80	п	(P-14975/92: A-2189)		п	(P-8347; W-13812)	205.190	п	(P-3594) (E-6859;
65.210 ат		(749)	256.90	п	(P-14975/92: A-2189)		am	(P-8347; W-13812)			O-8085)
65.220 ап		(749)	257.10	п	(P-14288)	П	am	(P-9781)	205.250	и	(P-3594) (E-6859;
65.230 am		(749)	257.20	п	(P-14288)		и	(P-1251; A-6965)			O-8085)
75.5 am	n (P-14728)		257.30	п	(P-14288)	750.20	u	(P-1251; A-6965)	205.260	ш	(P-3594) (E-6859
75.10 am	n (P-14728)		257.40	п	(P-14288)	750.30	u	(P-1251; A-6965)			O-8085)
75.40 r	(P-14728)		257.50	п	(P-14288)	750.40	n	(P-1251; A-6965)	205.270	п	(P-3594) (E-6859;
75.120 am	n (P-14728)		257.60	п	(P-14288)	1400.146	u	(P-3956; A-15808)			O-8085)
75.180 am	n (P-14728)		257.70	п	(P-14288)	1400.147	am	(P-8297/92; A-3618)	205.280	и	(P-3594) (E-6859;
75.190 ат	n (P-14728)		257.80	п	(P-14288)			(P-3956; A-15808)			O-8085)
75.200 am	n (P-14728)		257.90	п	(P-14288)	1400.149	am	(P-8297/92; A-3618)	205.290	п	(P-3594) (E-6859;
			257.100	п	(P-14288)			(P-3956; A-15808)			O-8085)
			290.10	H	(P-8347; W-13812)				205.300	=	(P-3594) (E-6859:
75.Th.B	(P-14728)		290.15	am	(P-8347; W-13812)	TITLE 11					O-8085)
85 5 am			290.30	=	(P-8347: W-13812)	100.350		(CC-8095)	205.310	E	(P-3594) (F-6859
			290.50	: ue	(P-8347: W-13812)		-	(P-3594: A-13615)		:	0-8085)
			2000		(D-8347: W-13812)			(E-6850: O-8085)	205 320	\$	(D 3504) (E 6950.
			25.062	III I	(F-0347, W-13612)	305 30		(E-0839, O-8083)	026.502	=	(F-3394) (E-0639;
			290.60		(F-5347; W-13512)		4	(F-5394; A-13013)	305 300		U-8083)
			290.62	=	(F-6347; W-13612)	300		(E-0039; U-0003)	203.330	=	(F-3394) (E-6839;
			290.03	=	(F-534/; W-13512)		п	(F-3394; A-13013)	0.00		U-8U83)
			290.64	u	(P-8347; W-13812)			(E-6859; O-8085)	205.340	п	(P-3594) (E-6859;
85.125 n		P-14747)	290.65	am	(P-8347; W-13812)	205.40	п	(P-3594; A-13615)			O-8085)
105.5 am	_		290.70	L	(P-8347; W-13812)			(E-6859; O-8085)	205.350	п	(P-3594) (E-6859;
105.10 am	_		290.75	ш		205.50	E	(P-3594; A-13615)			
105.30 ат	_	-6377;	290.80	i=	(P-8347; W-13812)			(E-6859; O-8085)	205.360	п	(P-3594) (E-6859;
	A-14010) (P-14781)	2-14781)	290.85	am	(P-8347; W-13812)	205.60 r	u	(P-3594; A-13615)			O-8085)
110.50 am	n (P-14717)		290.90	am	(P-8347; W-13812)			(E-6859; O-8085)	205.370	5	(P-3594) (F-6859.
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(P-19050)

1401.160 1401.170 1401.180

(P-19050) (P-19050) (P-11372; A-19309) (P-11372; A-19309)

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1402.120 1402.240 1402.245

1402.90

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1402.250 1402.260

402.280

1409.10

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1409.20 1409.310

409,410 409.510 409.810 1409,100 409,120

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1409.130

C-3594 (E-685)	111LE 11 (CONT.D)	1	(1) 3504) (1) 6050.			(000		00,110,00
Colored Book Colo	205.380	п	(P-3394) (E-0839;	t		O-8085)	209.200	am	(P-6955/92; A-3649)
n (7-354) (E-685); 20.6 680 n (7-354) (E-685); 50.2 20 am n (7-354) (E-685); 20.6 680 n (7-354) (E-685); 50.2 20 am n (7-384) (E-685); 20.5 70 n (7-354) (E-685); 50.2 20 am n (7-384) (E-685); 20.5 70 n (7-354) (E-685); 50.2 20 am n (7-384) (E-685); 20.5 70 n (7-384) (E-685); 50.2 20 r n (7-384) (E-685); 20.5 70 n (7-384) (E-685); 50.2 20 r n (7-384) (E-685); 20.5 70 n (7-384) (E-685); 50.2 20 r n (7-384) (E-685); 20.5 70 n (7-384) (E-685); 50.2 20 r n (7-384) (E-685); 20.5 70 n (7-384) (E-685); 50.2 20 r n (7-384) (E-685); 20.2 70 n (7-384) (E-685); 50.2 20 r n (7-384) (E-685); 20.2 70 <th< td=""><td>1</td><td></td><td>0-8085)</td><td>205.670</td><td>п</td><td>(P-3594) (E-6859;</td><td></td><td></td><td>(P-17858)</td></th<>	1		0-8085)	205.670	п	(P-3594) (E-6859;			(P-17858)
0. 2808.) 205.680 n (7.9344) [E-6859; 509.220 ann 0. 2808.) 0. 2808.) 0. 2808.) 0. 200.230 n 0. 200.230 n <td>205.420</td> <td>п</td> <td>(P-3594) (E-6859;</td> <td></td> <td></td> <td>0-8085)</td> <td>509.210</td> <td>am</td> <td>(P-6955/92; A-3649)</td>	205.420	п	(P-3594) (E-6859;			0-8085)	509.210	am	(P-6955/92; A-3649)
n. C-8584) (E-6859; C-8085) SOS 340 ann n. C-8085, C-8089; C-8085, C-8089; C-8085, C-8099; SOD 240 r. n. C-8085, C-8089; C-8085, C-8089; C-8085, C-8099; SOD 240 r. n. C-8085, C-8089; C-8085, C-8089; SOD 240 r. SOD 240 r. n. C-8085, C-8089; C-8085, C-8089; SOD 240 r. SOD 240 r. n. C-8085, C-8089; C-8085, C-8089; SOD 240 r. SOD 240 r. n. C-8085, C-8089; C-8085, C-8089; SOD 240 r. SOD 240 r. n. C-8085, C-8089; C-8085, C-8089; C-8085, C-8089; SOD 240 r. SOD 240 r. n. C-8085, C-8089; C-8085, C-8089; C-8085, C-8089; SOD 240 m. R. R			O-8085)	205.680	u	(P-3594) (E-6859;	509.220	am	(P-6955/92; A-3649)
0.5085) 0.50850 0.5085) 0.50850 0.5085) 0.50850 0.5085) 0.50850 0.508	205.430	u	(P-3594) (E-6859;			O-8085)	509.230	am	(P-6955/92; A-3649)
n (P.3544) (E-6859; 205.700 n (P.3544) (E-6859; 509.250 r n (P.3544) (E-6859; 205.70 n (P.3544) (E-6859; 509.250 r n (P.3544) (E-6859; 205.71 n (P.3544) (E-6859; 500.270 am n (P.3544) (E-6859; 205.71 n (P.3544) (E-6859; 510.20 am n (P.3544) (E-6859; 205.71 n (P.3544) (E-6859; 510.20 am n (P.3544) (E-6859; 205.72 n (P.3544) (E-6859; 510.10 am n (P.3544) (E-6859; 201.10 n (P.3544) (E-6859; 510.10 am n (P.3544) (E-6859; 401.10 r (P.10937) 510.10 am n (P.3544) (E-6859; 402.10 am (P.10937) 510.10 am n (P.3544) (E-6859; 402.10 am (P.10937) 510.10 am n (P.3544) (E-6859; 402.10 am			0-8085)	205.690	п	(P-3594) (E-6859;	509.240	ы	(P-6955/92; A-3649)
0-8085 0-8085 205.700 n (P-3594) (E-6859; 509.265 r n (P-3594) (E-6859; 205.710 n (P-3594) (E-6859; 509.205 r n (P-3594) (E-6859; 205.710 n (P-3594) (E-6859; 500.200 am n (P-3594) (E-6859; 205.730 n (P-3594) (E-6859; 510.10 am n (P-3594) (E-6859; 205.730 n (P-3594) (E-6859; 510.10 am n (P-3594) (E-6859; 205.730 n (P-3594) (E-6859; 510.10 am n (P-3594) (E-6859; 402.10 n (P-19037) 510.10 am n (P-3594) (E-6859; 402.10 n (P-19037) 510.150 am n (P-3594) (E-6859; 402.10 n (P-19037) 510.150 am n (P-3594) (E-6859; 402.10 n (P-19037) 510.150 am n (P-3594) (E-6859; 402.10 am (P-	205.440	n	(P-3594) (E-6859;			O-8085)	509.250	lut.	(P-6955/92; A-3649)
n (P.3594) (E-6855); CO-8085) CO-8085,			O-8085)	205.700	п	(P-3594) (E-6859;	509.260	ы	(P-6955/92; A-3649)
0-8085/1 0-8085/1 0-8085/1 500-270 am 0-8085/1 0-8085/1 0-8085/1 510.10 am 0-8085/1 0-8085/1 205.720 n (P-3594) (E-6859; 510.20 am 0-8085/1 0-8085/1 205.730 n (P-3594) (E-6859; 510.20 am 0-8085/1 0-8085/1 210.10 n (P-3594) (E-6859; 510.10 am 0-8085/1 0-8085/1 210.10 n (P-19037) 510.130 am 0-8085/1 0-8085/1 402.10 am (P-19037) 510.130 am 0-8085/1 0-8085/1 402.10 am (P-14087) 510.130 am 0-8085/1 0-8085/1 402.10 am (P-14087) 510.130 am 0-8085/1 0-8085/1 am (P-14087) 510.130 am (P-14087) 510.130 am 0-8085/1 am (P-14087) am (P-14087) 510.130 am (P-14087) <td>205,450</td> <td>u</td> <td>(P-3594) (E-6859;</td> <td></td> <td></td> <td>O-8085)</td> <td>509.265</td> <td>im</td> <td>(P-6955/92; A-3649)</td>	205,450	u	(P-3594) (E-6859;			O-8085)	509.265	im	(P-6955/92; A-3649)
n (P.3594) (E-6859); 205.720 n (P-3594) (E-6859); 510.10 am n (P-3594) (E-6859); 205.720 n (P-3594) (E-6859); 510.20 am n (P-3594) (E-6859); 205.730 n (P-3594) (E-6859); 510.40 am n (P-3594) (E-6859); 205.730 n (P-19037) 510.40 am n (P-3594) (E-6859); 201.10 n (P-19030) 510.20 am n (P-3594) (E-6859); 402.10 am (P-19030) 510.130 am n (P-3594) (E-6859); 402.10 am (P-19037) 510.130 am n (P-3594) (E-6859); 402.10 am (P-14087) 510.130 am n (P-3594) (E-6859); 500.10 am (P-14087) 510.130 am n (P-3594) (E-6859); 500.10 am (P-14087) 510.20 am n (P-3594) (E-6859); 500.20 am (P			0-8085)	205.710	п	(P-3594) (E-6859;	509.270	am	(P-6955/92; A-3649)
0-8083/1 C-8083/1 F-8594/1 (E-6859; 510.20 am 0-8083/1 C-8083/1 C-8083/1 510.20 am 0-8083/1 C-8083/1 C-8083/1 510.20 am 0-8083/1 C-8083/1 C-8083/1 510.20 am 0-8083/1 C-8083/2 201.10 r P-19037/1 510.130 am 0-8083/1 C-8083/2 402.10 r P-19037/1 510.130 am 0-8083/2 C-8083/2 402.20 am P-14087/1 510.130 am 0-8083/2 C-8083/2 402.20 am P-14087/1 510.130 am 0-8083/2 C-8083/2 402.20 am P-14087/1 510.100 am 0-8083/2 C-8083/2 402.20 am P-14087/1 510.100 am 0-8083/2 C-8083/2 C-8083/2 402.20 am P-14087/2 510.20 am 0-8083/2 C-8083/2 C-8083/2 A-3649/2 C-8083/2	205.460	u	(P-3594) (E-6859;			O-8085)	510.10	am	(P-15790)
n (P.3594) (E-6855); 0.8085) 510.30 am n (P.3594) (E-6855); 205.730 n (P-19037) 510.60 am n (P.3594) (E-6855); 401.10 n (P-19037) 510.60 am n (P.3594) (E-6855); 401.10 n (P-19037) 510.130 am n (P.3594) (E-6855); 402.10 am (P-14087) 510.150 am n (P.3594) (E-6859); 501.10 am (P-14087) 510.150 am n (P.3594) (E-6859); 502.20 am (P-14087) 510.100 am n (P.3594) (E-6859); 502.20 am (P-15655) 7.2449) 110.100 <td></td> <td></td> <td>0-8085)</td> <td>205.720</td> <td>ш</td> <td>(P-3594) (E-6859;</td> <td>510.20</td> <td>am</td> <td>(P-15790)</td>			0-8085)	205.720	ш	(P-3594) (E-6859;	510.20	am	(P-15790)
C + 0.8085 C +	205.470	п	(P-3594) (E-6859;			O-8085)	510.30	am	(P-6746; A-13612)
n (P-3594) (E-6859; 210.10 n (P-1904) 510.40 am n (P-3594) (E-6859; 401.10 n (P-19037) 510.120 am n (P-3594) (E-6859; 401.10 n (P-14087) 510.130 am n (P-3594) (E-6859; 402.40 am (P-14087) 510.150 am n (P-3594) (E-6859; 402.160 am (P-14087) 510.150 am n (P-3594) (E-6859; 402.160 am (P-14087) 510.150 am n (P-3594) (E-6859; 501.10 r (P-19040) 510.120 am n (P-3594) (E-6859; 501.10 r (P-19040) 510.200 am n (P-3594) (E-6859; 501.20 am (P-19040) 510.200 am n (P-3594) (E-6859; 502.20 am (P-19040) 510.200 am n (P-3594) (E-6859; 502.20 am (P-49550) 430.10			O-8085)	205.730	u	(P-3594) (E-6859;			(P-15790)
0.8085) 210.10 n (P-19057) 510.60 am n (P-3594) (E-6859; 40.110 r (P-19030) 510.130 am n (P-3594) (E-6859; 402.10 am (P-14087) 510.150 am n (P-3594) (E-6859; 402.16 am (P-14087) 510.150 am n (P-3594) (E-6859; 402.16 am (P-14087) 510.150 am n (P-3594) (E-6859; 402.16 am (P-14087) 510.130 am n (P-3594) (E-6859; 501.10 r (P-19040) 510.130 am n (P-3594) (E-6859; 501.20 am (P-11667) 510.230 am n (P-3594) (E-6859; 502.20 am (P-11667) 510.230 am n (P-3594) (E-6859; 502.10 am (P-16040) 510.230 am n (P-3594) (E-6859; 509.10 am (P-495592) 4-3649) 1304.10	205.480	п	(P-3594) (E-6859;			O-8085)	510.40	am	(P-15790)
n (P-3594) (E-6859; 401.10 r (P-19030) 510.120 am n (P-3584) (E-6859; 402.10 am (P-14087) 510.120 am n (P-3594) (E-6859; 402.20 am (P-14087) 510.150 am n (P-3594) (E-6859; 402.160 am (P-14087) 510.150 am n (P-3594) (E-6859; 402.160 am (P-14087) 510.150 am n (P-3594) (E-6859; 501.10 r (P-19040) 510.200 am n (P-3594) (E-6859; 501.10 r (P-19040) 510.200 am n (P-3594) (E-6859; 500.20 am (P-13640) 510.20 am n (P-3594) (E-6859; 500.20 am (P-6955/92, A-3649) 1303.70 am n (P-3594) (E-6859; 509.20 am (P-6955/92, A-3649) 1304.10 r n (P-3594) (E-6859; 509.20 am (P-6955/92, A-3649			O-8085)	210.10	и	(P-19057)	510.60	am	(P-15790)
0-8085) 402.10 am (P-14087) 510.130 am n (P-3594) (E-6859; 402.30 am (P-14087) 510.150 am n (P-3594) (E-6859; 402.160 am (P-14087) 510.150 am n (P-3894) (E-6859; 402.160 am (P-14087) 510.170 am n (P-3894) (E-6859; 501.10 r (P-14087) 510.180 am n (P-3894) (E-6859; 501.10 r (P-14087) 510.200 am n (P-3894) (E-6859; 501.10 r (P-19040) 510.200 am n (P-3894) (E-6859; 500.10 am (P-1367) 510.200 am n (P-3894) (E-6859; 500.10 am (P-695502; A-3649) 1303.70 am n (P-3894) (E-6859; 509.20 am (P-695502; A-3649) 1305.130 r n (P-3894) (E-6859; 509.40 am (P-695502; A-3649) 1401.40	205.490	п	(P-3594) (E-6859;	401.10	<u>.</u>	(P-19030)	510.120	am	(P-15790)
n (P-3594) (E-6859; 402.30 am (P-14087) 510.150 am n (P-3594) (E-6859; 402.40 am (P-14087) 510.150 am n (P-3804) (E-6859; 402.20 am (P-14967) 510.10 am n (P-3804) (E-6859; 501.10 r (P-19040) 510.200 am n (P-3804) (E-6859; 501.20 r (P-19040) 510.200 am n (P-3804) (E-6859; 501.20 r (P-19040) 510.200 am n (P-3894) (E-6859; 502.200 am (P-1367) 510.200 am n (P-3544) (E-6859; 509.10 am (P-6955/92; A-3649) 1305.120 r n (P-3544) (E-6859; 509.20 am (P-6955/92; A-3649) 1305.120 r n (P-3544) (E-6859; 509.30 am (P-6955/92; A-3649) 1305.10 r n (P-3544) (E-6859; 509.30 am (P-6955/92			O-8085)	402.10	am	(P-14087)	510.130	аш	(P-15790)
n 0-8085 (1) 0-8085 (1) 402.40 am (P-14087) 510.160 am n (P-3594) (E-6859; 402.160 am (P-14087) 510.170 am n (P-3594) (E-6859; 501.10 r (P-19040) 510.200 am n (P-3584) (E-6859; 501.10 r (P-19040) 510.200 am n (P-3584) (E-6859; 502.20 am (P-11367) 510.200 am n (P-3584) (E-6859; 502.20 am (P-11367) 510.240 am n (P-3584) (E-6859; 509.10 am (P-6555/92; A-3649) 1304.10 r n (P-3584) (E-6859; 509.20 am (P-6555/92; A-3649) 1305.130 r n (P-3584) (E-6859; 509.40 am (P-6555/92; A-3649) 1305.140 am n (P-3584) (E-6859; 509.50 am (P-6555/92; A-3649) 1401.10 r n (P-3584) (E-6859; 509.50	205.500	п	(P-3594) (E-6859;	402.30	am	(P-14087)	510.150	am	(P-15790)
n (P.3594) (E-6859; 402.160 am (P-14087) 510.170 am n (P.3085) 409.20 am (P-14565) 510.10 am n (P.3085) 501.10 r (P-19040) 510.20 am n (P.3584) (E-6859; 501.20 r (P-19040) 510.230 r n (P-3584) (E-6859; 502.20 am (P-11367) 510.230 r n (P-3584) (E-6859; 509.20 am (P-6555/92; A-3649) 1304.10 r n (P-3584) (E-6859; 509.20 am (P-6555/92; A-3649) 1304.10 r n (P-3584) (E-6859; 509.00 am (P-6555/92; A-3649) 1305.120 r n (P-3584) (E-6859; 509.00 am (P-6555/92; A-3649) 1305.120 r n (P-3584) (E-6859; 509.00 am (P-6555/92; A-3649) 1305.140 r n (P-3584) (E-6859; 509.00 am (P-6555/92			O-8085)	402.40	аш	(P-14087)	510.160	am	(P-15790)
0-8085) 409.20 am (P-14565) 510.180 am n (P-3594) (E-6859; 501.10 r (P-19040) 510.200 am n (P-3594) (E-6859; 501.20 r (P-19040) 510.20 am n (P-3594) (E-6859; 502.290 am (P-11367) 510.240 am n (P-3594) (E-6859; 509.10 am (P-6955/92; A-3649) 510.240 am n (P-3594) (E-6859; 509.20 am (P-6955/92; A-3649) 1305.120 r n (P-3594) (E-6859; 509.40 am (P-6955/92; A-3649) 1305.120 r n (P-3594) (E-6859; 509.50 am (P-6955/92; A-3649) 1305.130 r n (P-3594) (E-6859; 509.60 am (P-6955/92; A-3649) 1401.10 r n (P-3594) (E-6859; 509.70 am (P-6955/92; A-3649) 1401.20 r n (P-3594) (E-6859; 509.90 am (P-6955/	205.510	u	(P-3594) (E-6859;	402.160	am	(P-14087)	510.170	am	(P-15790)
n (P-3594) (E-6859; 501.10 r (P-19040) 510.220 am 0-8085) 501.20 r (P-19040) 510.220 am 0-8085) 502.220 am (P-11367) 510.230 am 0-8085) 502.20 am (P-11367) 510.230 am 0-8085) 502.20 am (P-655592, A-5649) 1303.70 am 0-8085) 509.10 am (P-655592, A-5649) 1303.70 am 0-8085) 509.20 am (P-655592, A-5649) 1305.10 r n (P-3594) (E-6859; 509.40 am (P-655592, A-5649) 1305.10 r n (P-3594) (E-6859; 509.40 am (P-655592, A-5649) 1305.10 r n (P-3594) (E-6859; 509.50 am (P-655592, A-5649) 1305.14 am n (P-3594) (E-6859; 509.50 am (P-655592, A-5649) 1401.10 r n (P-3594) (E-6859; 509.80			0-8085)	409.20	am	(P-14565)	510.180	am	(P-15790)
n O-8085) 501.20 r (P-19040) 510.220 am n (P-3584) (E-6859) 502.220 am (P-11367) 510.240 am n (P-3584) (E-6859) 502.220 am (P-11367) 510.240 am n (P-3584) (E-6859) 509.10 am (P-6955/92; A-3649) 1303.70 am n (P-3594) (E-6859) 509.30 am (P-6955/92; A-3649) 1304.10 r n (P-3594) (E-6859) 509.40 am (P-6955/92; A-3649) 1305.120 r n (P-3594) (E-6859) 509.40 am (P-6955/92; A-3649) 1305.120 r n (P-3594) (E-6859) 509.70 am (P-6955/92; A-3649) 1401.10 r n (P-3594) (E-6859) 509.75 am (P-6955/92; A-3649) 1401.10 r n (P-3594) (E-6859) 509.75 am (P-6955/92; A-3649) 1401.10 r n (P-3594) (E-6859) 509.90 <t< td=""><td>205.520</td><td>u</td><td>(P-3594) (E-6859;</td><td>501.10</td><td>×</td><td>(P-19040)</td><td>510.200</td><td>am</td><td>(P-6746; A-13612)</td></t<>	205.520	u	(P-3594) (E-6859;	501.10	×	(P-19040)	510.200	am	(P-6746; A-13612)
n (P-3594) (E-6859; 502.220 am (P-11367) 510.230 r 0-8085) 502.290 am (P-6955927-3-43649) 130.240 am 0-8085) 502.290 am (P-6955927-3-43649) 1303.10 r n (P-3594) (E-6859; 509.20 am (P-6955/92; A-3649) 1305.120 r n (P-3594) (E-6859; 509.40 am (P-6955/92; A-3649) 1305.130 r n (P-3594) (E-6859; 509.50 am (P-6955/92; A-3649) 1305.140 am n (P-3594) (E-6859; 509.50 am (P-6955/92; A-3649) 1305.140 am n (P-3594) (E-6859; 509.70 am (P-6955/92; A-3649) 1401.10 r n (P-3594) (E-6859; 509.90 am (P-6955/92; A-3649) 1401.20 r n (P-3594) (E-6859; 509.90 am (P-6955/92; A-3649) 1401.40 r n (P-3594) (E-6859; 509.10 am (P-			O-8085)	501.20	ĭ	(P-19040)	510.220	am	(P-4155; A-12423)
n 0-8085) 502.290 am (P-11367) 510.240 am n (P-3594) (E-6859; 502.10 am (P-6955/92; A-3649) 1303.70 am n (P-3594) (E-6859; 509.20 am (P-6955/92; A-3649) 1303.120 r n (P-3594) (E-6859; 509.40 am (P-6955/92; A-3649) 1305.140 am n (P-3594) (E-6859; 509.50 am (P-6955/92; A-3649) 1305.140 am n (P-3594) (E-6859; 509.50 am (P-6955/92; A-3649) 1305.140 am n (P-3594) (E-6859; 509.70 am (P-6955/92; A-3649) 1305.140 am n (P-3594) (E-6859; 509.70 am (P-6955/92; A-3649) 1401.10 r n (P-3594) (E-6859; 509.80 am (P-6955/92; A-3649) 1401.30 r n (P-3594) (E-6859; 509.90 am (P-6955/92; A-3649) 1401.30 r n (P-3594) (E-6859;	205.530	u	(P-3594) (E-6859;	502.220	am	(P-11367) *	510.230	ч	(P-15790)
n (P-3594) (E-6859; 509.10 am (P-6955/92; A-3649) 1303.70 am 0-8085) 0-8085) am (P-6955/92; A-3649) 1304.10 r 0-8085) 0-8085) am (P-6955/92; A-3649) 1305.120 r 0-8085) 509.40 am (P-6955/92; A-3649) 1305.130 r 0-8085) 509.60 am (P-6955/92; A-3649) 1305.140 am 0-8085) 509.60 am (P-6955/92; A-3649) 1305.140 am 0-8085) 509.70 am (P-6955/92; A-3649) 1401.10 r 0-8085) 509.70 am (P-6955/92; A-3649) 1401.20 r 0-8085) 509.80 am (P-6955/92; A-3649) 1401.20 r 0-8085) 509.90 am (P-6955/92; A-3649) 1401.20 r 0-8085) 509.10 am (P-6955/92; A-3649) 1401.60 r 0-8085) 509.10 am (P-6955/92; A-3649) 1401.60			0-8085)	502.290	am	(P-11367)	510.240	am	(P-15790)
n (P-6955/92; A-3649) 1304.10 r n (P-3594) (E-6859; 509.30 am (P-6955/92; A-3649) 1305.120 r n (P-3594) (E-6859; 509.40 am (P-6955/92; A-3649) 1305.130 r n (P-3594) (E-6859; 509.50 am (P-6955/92; A-3649) 1305.140 am n (P-3594) (E-6859; 509.70 am (P-6955/92; A-3649) 1318.30 am n (P-3594) (E-6859; 509.75 am (P-6955/92; A-3649) 1401.20 r n (P-3594) (E-6859; 509.75 am (P-6955/92; A-3649) 1401.20 r n (P-3594) (E-6859; 509.80 am (P-6955/92; A-3649) 1401.20 r n (P-3594) (E-6859; 509.10 am (P-6955/92; A-3649) 1401.40 r n (P-3594) (E-6859; 509.110 am (P-6955/92; A-3649) 1401.60 r n (P-3594) (E-6859; 509.110 am (P-6955/92; A-364	205.540	u	(P-3594) (E-6859;	509.10	am	(P-6955/92; A-3649)	1303.70	am	(P-1728; A-12437)
n (P-3594) (E-6859; 509.30 am (P-6955/92; A-3649) 1305.120 r 0-8085) 0-8085) am (P-6955/92; A-3649) 1305.130 r 0-8085) 509.40 am (P-6955/92; A-3649) 1305.140 am 0-8085) 509.60 am (P-6955/92; A-3649) 1318.30 r 0-8085) 509.70 am (P-6955/92; A-3649) 1401.10 r 0-8085) 509.70 am (P-6955/92; A-3649) 1401.20 r 0-8085) 509.80 am (P-6955/92; A-3649) 1401.20 r 0-8085) 509.80 am (P-6955/92; A-3649) 1401.20 r 0-8085) 509.90 am (P-6955/92; A-3649) 1401.20 r 0-8085) 509.10 am (P-6955/92; A-3649) 1401.40 r 0-8085) 509.110 am (P-6955/92; A-3649) 1401.60 r 0-8085) 509.140 am (P-6955/92; A-3649) 1401.67 <			0-8085)	509.20	am	(P-6955/92; A-3649)	1304.10	ы	(P-19033)
n O-8085) 509.40 am (P-6955/92; A-3649) 1305.130 r n (P-3594) (E-6859; 509.50 am (P-6955/92; A-3649) 1305.140 am n (P-3594) (E-6859; 509.60 am (P-6955/92; A-3649) 1318.30 am n (P-3594) (E-6859; 509.70 am (P-6955/92; A-3649) 1401.20 r n (P-3594) (E-6859; 509.80 am (P-6955/92; A-3649) 1401.20 r n (P-3594) (E-6859; 509.90 am (P-6955/92; A-3649) 1401.20 r n (P-3594) (E-6859; 509.10 am (P-6955/92; A-3649) 1401.30 r n (P-3594) (E-6859; 509.10 am (P-6955/92; A-3649) 1401.40 r n (P-3594) (E-6859; 509.10 am (P-6955/92; A-3649) 1401.60 r n (P-3594) (E-6859; 509.10 am (P-6955/92; A-3649) 1401.67 r n (P-3594) (E-6859;	205.550	u	(P-3594) (E-6859;	509.30	am	(P-6955/92; A-3649)	1305.120	_	(P-2439/92; A-3034)
n (P-3594) (E-6859; 509.50 am (P-6955/92; A-3649) 1305.140 am (P-6958/92; A-3649) 1305.140 am (P-6958/92; A-3649) 1305.140 am (P-6958/92; A-3649) 1318.30 am (P-6958/92; A-3649) 1318.30 am (P-6958/92; A-3649) 1401.10 r n (P-3594) (E-6859; 509.00 am (P-6955/92; A-3649) 1401.20 r <t< td=""><td></td><td></td><td>0-8085)</td><td>509.40</td><td>am</td><td>(P-6955/92; A-3649)</td><td>1305.130</td><td>I</td><td>(P-2439/92; A-3034)</td></t<>			0-8085)	509.40	am	(P-6955/92; A-3649)	1305.130	I	(P-2439/92; A-3034)
O-8085) O-8085) 509-60 am (P-6955/92; A-3649) 1318.30 am (P-6955/92; A-3649) 1318.30 am (P-6955/92; A-3649) 1401.10 r r (P-6958) r (P-6955/92; A-3649) 1401.10 r r (P-6958) r (P-6955/92; A-3649) 1401.25 r	205.560	п	(P-3594) (E-6859;	509.50	am	(P-6955/92; A-3649)	1305.140	am	(P-2439/92; A-3034)
n (P-3594) (E-6859; 509.70 am (P-6955/92; A-3649) 1401.10 r 0-8085) 0-8085) am (P-6955/92; A-3649) 1401.20 r<			O-8085)	209.60	am	(P-6955/92; A-3649)	1318.30	am	(P-12271; A-19303)
O-8085) 509.75 am (P-6955/92; A-3649) 1401.20 r n (P-3594) (E-6859; 509.80 am (P-6955/92; A-3649) 1401.25 r n (P-3594) (E-6859; 509.90 am (P-6955/92; A-3649) 1401.30 r n (P-3594) (E-6859; 509.100 am (P-6955/92; A-3649) 1401.60 r n (P-3594) (E-6859; 509.110 am (P-6955/92; A-3649) 1401.60 r n (P-3594) (E-6859; 509.140 am (P-6955/92; A-3649) 1401.60 r n (P-3594) (E-6859; 509.140 am (P-6955/92; A-3649) 1401.67 r n (P-3594) (E-6859; 509.160 am (P-6955/92; A-3649) 1401.67 r n (P-3594) (E-6859; 509.160 am (P-6955/92; A-3649) 1401.00 r n (P-3594) (E-6859; 509.160 am (P-6955/92; A-3649) 1401.00 r n (P-3594) (E-6859; 509.175 <td>205.570</td> <td>п</td> <td>(P-3594) (E-6859;</td> <td>509.70</td> <td>am</td> <td>(P-6955/92; A-3649)</td> <td>1401.10</td> <td>ч</td> <td>(P-19050)</td>	205.570	п	(P-3594) (E-6859;	509.70	am	(P-6955/92; A-3649)	1401.10	ч	(P-19050)
n (P-3594) (E-6859; 509.80 am (P-6955/92; A-3649) 1401.25 r O-8085) O-8085) am (P-6955/92; A-3649) 1401.30 r O-8085) 509.95 n (P-6955/92; A-3649) 1401.30 r O-8085) 509.100 am (P-6955/92; A-3649) 1401.50 r n (P-3594) (E-6859; 509.110 am (P-6955/92; A-3649) 1401.60 r n (P-3594) (E-6859; 509.140 am (P-6955/92; A-3649) 1401.67 r n (P-3594) (E-6859; 509.140 am (P-6955/92; A-3649) 1401.67 r n (P-3594) (E-6859; 509.150 am (P-6955/92; A-3649) 1401.67 r n (P-3594) (E-6859; 509.160 am (P-6955/92; A-3649) 1401.70 r n (P-3594) (E-6859; 509.175 r (P-6955/92; A-3649) 1401.00 r n (P-3594) (E-6859; 509.175 r (P-6955/92; A-3649)			O-8085)	509.75	am	(P-6955/92; A-3649)	1401.20	-	(P-19050)
O-8085) O-8085 O-808	205.580	п	(P-3594) (E-6859;	209.80	am	(P-6955/92; A-3649)	1401.25	ы	(P-19050)
n (P-3594) (E-6859; 509.95 n (P-6955/92; A-3649) 1401.40 r (P-690885) O-80885) 509.100 am (P-6955/92; A-3649) 1401.50 r (P-695892; A-3649) 1401.50 r (P-695892; A-3649) 1401.64 r (P-695894) (E-6859; B-6859;			O-8085)	206.60	am	(P-6955/92; A-3649)	1401.30	Ţ	(P-19050)
O-8085) O-8085) D-8085) D-8085) O-8085) O-8085) D-8085) 205.590	п	(P-3594) (E-6859;	506.62	u	(P-6955/92; A-3649)	1401.40	ч	(P-19050)	
n (P-3594) (E-6859; 509.110 am (P-6955/92; A-3649) 1401.60 r (P-6958) O-8085)			O-8085)	509.100	am	(P-6955/92; A-3649)	1401.50	L	(P-19050)
O-8085) O-8085	205.600	п	(P-3594) (E-6859;	509.110	am	(P-6955/92; A-3649)	1401.60	ы	(P-19050)
n (P-3594) (E-6859; 509.140 am (P-6955/92; A-3649) 1401.67 r (P-6958) 0-8085) 509.150 am (P-6955/92; A-3649) 1401.70 r (P-6958) 0-8085)			O-8085)	509.130	н	(P-6955/92; A-3649)	1401.64	L	(P-19050)
O-8085) O-8085	205.610	п	(P-3594) (E-6859;	509.140	am	(P-6955/92; A-3649)	1401.67	L	(P-19050)
n (P-3594) (E-6859; 509.160 am (P-6955/92; A-3649) 1401.80 r C C C C C C C C C C C C C C C C C C			0-8085)	509.150	am	(P-6955/92; A-3649)	1401.70	ы	(P-19050)
O-8085) 509.170 am (P-6955/92; A-3649) 1401.90 r r (P-3594) (E-6859; 509.175 r (P-6955/92; A-3649) 1401.100 r c (P-6955/92; A-3649) 1401.110 r c (P-6955/92; A-3649) 1401.110 r c (P-6955/92; A-3649)	205.620	u	(P-3594) (E-6859;	209.160	am	(P-6955/92; A-3649)	1401.80	ь	(P-19050)
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(P-13218/92; A-1628)

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(424.170)

	(F-1599; C-10011; R-150-470 am (P-4167; A-11571) (F-1481) (P-1579) (F-1579) (F-1579) (F-1678)	(T'D) am am am am am an n n n n n n n n n n n	(P-13691/92; A-1837) (P-13691/92; A-1837) (P-13691/92; A-1837) (P-13691/92; A-1837) (P-92727)92: A-1839)		
Charles Char	R-GODI; 150,510 am Q-4167, A-11571) 50,00 R-GODI; M-14466; 150,520 am Q-4167, A-11571) 50,00 R-JORGI Inchests 150,620 am Q-4167, A-11571) 50,00 (E-1418) (P-15799) 150,621 n (P-4167, A-11571) 520,1030 (E-1418) (P-15799) 150,705 n (P-4167, A-11571) 120,100 (E-1418) (P-15799) 150,705 n (P-4167, A-11571) 120,2010 (E-1418) (P-15799) 150,705 n (P-4167, A-11571) 120,2010 (E-1418) (P-15799) 178,10 n (P-1467, A-11571) 120,2010 (E-1418) (P-15799) 178,10 n (P-13672) 120,2010 (E-1418) (P-15799) 178,10 n (P-13672) 120,2010 (E-1418) (P-15799) 178,20 n (P-13672) 120,2010 (E-1418) (P-15799) 178,20 n (P-13672) 120,2010		(P-13691/92; A-1837) (P-13691/92; A-1837) (P-13691/92; A-1837) (P-13691/92; A-1837) (P-0727/92: A-1859)		
CHASTORY MATSES 150.230 am CHASTORY ALISAS AM </td <td> C-1673802, A-18816 156.520 am (P-4167, A-11571) 520.1030 </td> <td></td> <td>(P-13691/92; A-1837) (P-13691/92; A-1837) (P-13691/92; A-1837) (P-9222/92: A-1859)</td> <td>T.</td> <td>(E-18867)</td>	C-1673802, A-18816 156.520 am (P-4167, A-11571) 520.1030		(P-13691/92; A-1837) (P-13691/92; A-1837) (P-13691/92; A-1837) (P-9222/92: A-1859)	T.	(E-18867)
(E-1481) (P-1579) (150 Cal. 1) (1-4167 A-1157) (200 10) (1-4168 A-1157) (200 10) (200 10) (200 10) (200 10 10 10 10 1	(E-1481) (P-15799) 150.720 nn (P-4167; A-11571) 520.100 (E-14181) (P-15799) 150.720 nn (P-4167; A-11571) 120.010 (E-14181) (P-15799) 170.220 nm (P-137492; A-427) 120.020 (E-14181) (P-15799) 178.15 nn (P-137492; A-427) 120.020 (E-14181) (P-15799) 178.15 nn (P-137492; A-427) 120.0300 (E-14181) (P-15799) 178.15 nn (P-13772) 120.0300 (P-1673802; A-18816) 178.25 nn (P-13672) 120.0300 (P-1673802; A-18816) 178.35 nn (P-13672) 120.0500 (P-1673802; A-11571) 178.35 nn (P-13672) 120.0500 (P-1673802; A-11571) 120.0500 nn (P-13672)		(P-13691/92; A-1837) (P-9222/92; A-1859)		
E-14810 (P-1579) 150.0 n P-1675 (A-1571) 1200.100 n P-2222022 (A-1859) 500.40 n P-5545 (A-1670) (E-14810 (P-1579) 150.70 n P-4167 (A-11571) 1200.100 n P-222202 (A-1859) 500.00 n P-5545 (A-1670) (E-14810 (P-1579) 150.700 n P-1735 (A-1571) 1200.200 n P-222202 (A-1859) 500.00 n P-5545 (A-1670) (E-14810 (P-1579) 173.20 n P-1735 (A-1570) n	(E-14181) (P-1579) 150.700 n (P-41671) 1200.100 (E-14181) (P-15799) 150.700 n (P-4167, A-11571) 1200.100 (E-14181) (P-15799) 150.702 n (P-4167, A-11571) 1200.200 (E-14181) (P-15799) 170.702 n (P-4167, A-11571) 1200.200 (E-14181) (P-15799) 178.25 n (P-13672) 1200.200 (E-14181) (P-15799) 178.25 n (P-13672) 1200.300 (E-1673802, A-18816) 178.30 n (P-13672) 1200.500 (E-1673802, A-18816) 178.30 n (P-13672) 1200.500 (E-1673802, A-18816) 178.10 n (P-13672) 1200.500 (E-1673802, A-188		(P-9222/92: A-1859)		
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E-14181 (P.15799) 150.70 n (P-4107, A-11571) 120.0.20 n (P-922029, A-1859) 50.0.0 n (P-16186) E-14181 (P.15799) 170.20 n (P-2102) n (P-20202), A-1859 50.0.0 n (P-1845, A-1671) E-14181 (P.15799) 170.20 n (P-20202), A-1859 600.20 nn (P-1845, A-1671) E-14181 (P.15799) 170.20 n (P-20202), A-1859 600.20 nn (P-1845, A-1859) E-14181 (P.15799) 178.20 n (P-18472) 120.0.20 n (P-20202), A-1859 600.20 nn (P-1718, A-1187) E-14181 (P.15799) 178.20 n (P-18472) 120.0.20 n (P-20202), A-1859 600.20 nn (P-1718, A-1187) E-14181 (P.15799) 178.20 n (P-18472) 120.0.20 n (P-20202), A-1859 600.20 nn (P-1718, A-1187) E-14181 (P.15799) 178.20 n (P-18472) 120.0.20 n (P-20202), A-1859 600.20 nn (P-1718, A-1187) E-14181 (P.15799) 178.20 n (P-18472) 170.0.20 n (P-20202), A-1859 600.20 nn (P-1718, A-1187) E-14181 (P.15792) 171.0.20 n (P-18472)	(E-14181) (P-1579) 150,710 n (P-4167; A-11571) 1720,200 (E-14181) (P-15799) 150,720 am (P-167421) 1720,210 (E-14181) (P-15799) 170,220 am (P-16722) 1220,300 (E-14181) (P-15799) 178,10 n (P-16722) 1220,300 (E-14181) (P-15799) 178,20 n (P-16722) 1220,300 (E-14181) (P-15799) 178,20 n (P-16722) 1220,500 (P-16738-92; A-18816) 178,25 n (P-16722) 1220,500 (P-16738-92; A-18816) 178,40 n (P-16722) 1220,500 (P-16738-92; A-18816) 178,50 n (P-16722) 1220,500 (P-16738-92; A-18816) 178,50 n (P-16722) 1220,500 (P-16738-92; A-18816) 178,10 n (P-16722) 1200,500 (P-16738-92; A-18816) 178,110 n (P-16722) 220,60 (P-16738-92; A-18816) 178,115 n (P-16722) 390,00 (P-16738-92; A-18816)<		(P-9222/92; A-1859)		_
E-14181 (P.15799) 150.720 n (P.9229292, A-1859) 50.70 n (P.45484) E-14181 (P.15799) 170.20 n (P.9229292, A-1859) 50.70 n (P.45484) E-14181 (P.15799) 178.10 n (P.14727) 120.0.30 n (P.45718-A-1859) 60.0.0 n (P.4518-A-1859) E-14181 (P.15799) 178.20 n (P.14718-A-11859) 60.0.0 nn (P.4718-A-11859) E-14181 (P.15799) 178.20 n (P.14718-A-11859) 60.0.0 nn (P.4718-A-11859) E-14181 (P.15799) 178.00 n (P.14721) n (P.4718-A-11859) 60.0.0 nn (P.4718-A-11859) E-14181 (P.1573992, A-18810) 178.0 n (P.14721) n (P.4718-A-11859) 60.0.0 nn (P.4718-A-11859) E-14181 (P.1573992, A-18810) 178.0 n (P.14721A) 178.0 nn (P.4718-A-11859) 60.0 nn (P.4718-A-11859) E-14181 (P.1573992, A-18810) 178.0 n (P.4718-A-11859)	(E-14181) (P-1579) 150,720 n (P-4167; A-11571) 1200,210 (E-14181) (P-1579) 170,20 am (P-14672) 120,300 (E-14181) (P-1579) 178,15 n (P-13672) 120,300 (E-14181) (P-1579) 178,15 n (P-13672) 1200,300 (E-14181) (P-1579) 178,25 n (P-13672) 1200,300 (E-14181) (P-15789) 178,25 n (P-13672) 1200,500 (P-16738) (P-16738) (P-16738) 178,30 n (P-13672) 1200,500 (P-16738) (P-16738) (P-16738) 178,40 n (P-13672) 1200,500 (P-16738) (P-16738) (P-16738) 178,40 n (P-13672) 1200,500 (P-16738) (P-16738) (P-16738) (P-16738) 178,10 n (P-13672) 1200,500 (P-16738) (P-16738) (P-16738) (P-16738) (P-16738) 178,10 (P-13672) 170,10 178,10 (P-13672) 170,10 (P-16738) (P-1		(P-9222/92; A-1859)		
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E-H4810 (P-15799) 178.15 n (P-16672) 120.0400 n (P-9222022, A-1889) 660.22 am (P-4018-A-189) (P-167899) 178.25 n (P-16672) 120.050 n (P-9222022, A-1889) 660.20 am (P-4718, A-189) (P-167899) 178.20 n (P-16672) 120.050 n (P-9222022, A-1889) 660.00 am (P-4718, A-189) (P-1678902, A-1816) 178.45 n (P-16672) 120.050 n (P-4718-A-189) 660.00 am (P-4718, A-189) (P-1678902, A-1816) 178.40 n (P-16672) 120.05 n (P-16718, A-1889) 660.00 am (P-4718, A-1889) (P-1678902, A-1816) 178.40 n (P-16672) 110.10 m (P-16718, A-1889) 660.00 am (P-4718, A-1889) (P-1678902, A-1816) 178.10 n (P-16672) 110.10 m (P-18718, A-1889) 660.00 am (P-4718, A-1889) (P-1678902, A-1816) 178.10 n <td>(E-14181) (P-15799) 178.15 n (P-15672) 1230.400 (E-14181) (P-15799) 178.20 n (P-15672) 1230.500 (P-16738/92; C-8074; 178.24 n (P-15672) 1230.530 A-18816) 178.35 n (P-15672) 1230.530 (P-16738/92; A-18816) 178.45 n (P-15672) 1230.530 (P-16738/92; A-18816) 178.45 n (P-15672) 1230.530 (P-16738/92; A-18816) 178.50 n (P-15672) 1230.530 (P-16738/92; A-18816) 178.50 n (P-15672) 130.70 (P-16738/92; A-18816) 178.10 n (P-15672) 130.70 (P-16738/92; A-18816) 178.11 n (P-15672) 220.60 (P-16738/92; A-18816) 178.13 n (P-15672) 370. (P-16738/92; A-18816) 178.13 n (P-15672) 370.0 (P-16738/92; A-18816) 178.13 n (P-15672) 370.0 (P-16738/92; A-18816) 178.14</td> <td></td> <td>(P-9222/92; A-1859)</td> <td></td> <td></td>	(E-14181) (P-15799) 178.15 n (P-15672) 1230.400 (E-14181) (P-15799) 178.20 n (P-15672) 1230.500 (P-16738/92; C-8074; 178.24 n (P-15672) 1230.530 A-18816) 178.35 n (P-15672) 1230.530 (P-16738/92; A-18816) 178.45 n (P-15672) 1230.530 (P-16738/92; A-18816) 178.45 n (P-15672) 1230.530 (P-16738/92; A-18816) 178.50 n (P-15672) 1230.530 (P-16738/92; A-18816) 178.50 n (P-15672) 130.70 (P-16738/92; A-18816) 178.10 n (P-15672) 130.70 (P-16738/92; A-18816) 178.11 n (P-15672) 220.60 (P-16738/92; A-18816) 178.13 n (P-15672) 370. (P-16738/92; A-18816) 178.13 n (P-15672) 370.0 (P-16738/92; A-18816) 178.13 n (P-15672) 370.0 (P-16738/92; A-18816) 178.14		(P-9222/92; A-1859)		
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(P.10738922, A-18816) 178.35 n (P.13672) 110.20 n (P.18721) 660.20 n (P.41267.2.A.) (P.1073892, A-18816) 178.50 n (P.13672) 110.70 nm (P.18721) 660.45 nm (P.4122.A.) (P.1573892, A-18816) 178.60 n (P.13672) 220.30 nm (P.19731) 660.45 nm (P.4422.A.) (P.1573892, A-18816) 178.10 n (P.13672) 220.30 nm (P.1999392, A-6760) 660.45 nm (P.4422, A-1) (P.1573892, C-8074; 178.10 n (P.13672) 220.30 nm (P.1999392, A-6760) 660.45 nm (P.4422, A-1) (P.157392, A-18816) 178.12 n (P.13672) 300. (C.26901) (P.4022, A-1) (P.4422, A-1) (P.157392, A-18816) 178.13 n (P.13672) 300. (C.26901) (P.4022, A-1) (P.4422, A-1) (P.157392, A-18816) 178.13 n (P.13672) n (P.44001, A-10773) (P.4400	(P-16738/92, A-18816) 178.50 III. (P-13672) III. LE 17 (P-16738/92, A-18816) 178.50 III. (P-13672) 130.70 (P-16738/92, A-18816) 178.100 III. (P-13672) 130.70 (P-16738/92, A-18816) 178.100 III. (P-13672) 220.30 A-18816) 178.115 III. (P-13672) 220.60 (P-16738/92, A-18816) 178.115 III. (P-13672) 370. (P-16738/92, A-18816) 178.120 III. (P-13672) 370. (P-16738/92, A-18816) 178.135 III. (P-13672) 530.10 (P-16738/92, A-18816) 178.130 III. (P-13672) 530.10 (P-16738/92, A-18816) 178.140 III. (P-13672) 530.10 (P-16738/92, A-18816) 178.140 III. (P-13672) 530.10 (P-16738/92, A-18816) 178.140 III. (P-13672) 530.10 (P-16738/92, A-18816) 178.150 III. (P-13672) 530.10 (P-16738/92, A-18816) 178.150 III. (P-13672) 530.10 (P-16738/92, A-18816) 178.150 III. (P-13672)				
(P.15/3892; A-18816) 178.53 n (P.13672) 190.30 am (P.18721) 600.22 n (P.442; A-1) (P.15/3892; A-18816) 178.00 n (P.13672) 190.00 am (P.18721) 600.30 am (P.442; A-1) (P.15/3892; A-18816) 178.10 n (P.13672) 220.50 am (P.1993392; A-6760) 660.40 am (P.442; A-1) (P.15/3892; A-18816) 178.115 n (P.13672) 220.50 am (P.1993392; A-6760) 660.50 am (P.442; A-1) (P.15/3892; A-18816) 178.125 n (P.13672) 220.60 am (P.1993392; A-6760) 660.50 am (P.442; A-1) (P.15/3892; A-18816) 178.120 n (P.13672) 390. (C.28091) 600.60 am (P.442; A-1) (P.15/3892; A-18816) 178.130 n (P.13672) 350.00 am (P.138424) 600.60 am (P.442; A-1) (P.15/3892; A-18816) 178.140 n (P.13672) 350.00 am (P.13844, A-1534) 600.60 am (P.442; A-1) (P.15/3892; A-18816) 178.140 n (P.13672) 350.00 am (P.138, A-1534) 600.00 am (P.442; A-1)	(P-16738/92; A-18816) 178.55 n (P-15738/92; A-18816) 178.50 n (P-15738/92; A-18816) 178.00 n (P-15672) 130.00 (P-16738/92; A-18816) 178.105 n (P-13672) 130.00 A-18816) 178.105 n (P-13672) 220.60 A-18816) 178.115 n (P-13672) 370. (P-16738/92; A-18816) 178.125 n (P-13672) 370. (P-16738/92; A-18816) 178.125 n (P-13672) 370. (P-16738/92; A-18816) 178.135 n (P-13672) 350.10 (P-16738/92; C-8074; 178.135 n (P-13672) 350.10 (P-16738/92; C-8074; 178.145 n (P-13672) 350.10 (P-16738/92; A-18816) 178.145 n (P-13672) 350.10 (P-16738/92; A-18816) 178.150 n (P-13672) 350.10 (P-16738/92; A-18816) 178.150 n (P-13672) 350.10 (P-16738/92; A-18816) 178.150		1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		
(P-1673892; C-8074; (18.60) n (P-16722) nm (P-1673892) 660.40 nm (P-16722-A-18816) (18.60) n (P-16722) nm (P-1673892; C-8074; (P-1673892; C-8074; (P-1673892; C-8074; (P-1673892; C-8074; (P-1673892; C-8074; (P-1673892; C-8074; (P-1673992; C-8074; (P-1673892; C-8074; (P-1673992; C-8093) (P-1673992; C-8093) (P-1673992; C-8093; (P-1673892; C-8093; (P-1673992; C-8093; (P-1673892; C-8093;	(P-16788/92, A-18816) (P-13672) (P-13672) 130.70 (P-16738/92, A-18816) 178.100 (P-13672) 130.100 (P-16738/92, A-18816) 178.105 (P-13672) 220.30 A-18816) 178.115 (P-13672) 220.60 (P-16738/92, A-18816) 178.125 (P-13672) 370. (P-16738/92, A-18816) 178.125 (P-13672) 390. (P-16738/92, A-18816) 178.135 (P-13672) 350.10 (P-16738/92, A-18816) 178.135 (P-13672) 530.20 A-18816) 178.135 (P-13672) 530.20 A-18816) 178.145 (P-13672) 530.20 (P-16738/92, A-18816) 178.145 (P-13672) 530.20 (P-16738/92, A-18816) 178.145 (P-13672) 530.20 (P-16738/92, A-18816) 178.150 (P-13672) 530.10 (P-16738/92, A-18816) 178.160 (P-13672) 530.10 (P-16738/92, A-18816) 178.160 (P-13672) 530.10 (P-16738/92, A-18816) 178.165	am	(P-18721)		
Q-1673892; A-18816 178.10 n Q-1673892; A-18816 178.10 n Q-1673892; A-18816 660.40 am Q-1472; A-10 Q-1673892; A-18816 178.110 n Q-16722 220.30 am Q-1699379; A-6760 660.40 am Q-1472; A-10 Q-1673892; A-18816 178.110 n Q-15672 370. CC-8091 660.50 am Q-1472; A-12 Q-1673892; A-18816 178.125 n Q-15672 370. CC-8091 660.50 am Q-1472; A-12 Q-1673892; A-18816 178.135 n Q-15672 350.10 am Q-46718; A-15734 670.30 am Q-4472; A-10 Q-1673892; A-18816 178.145 n Q-15672 350.10 am Q-4718; A-15734 670.30 am Q-4668; A-13 Q-1673892; A-18816 178.145 n Q-15672 350.00 am Q-138; A-15534 670.30 am Q-4668; A-13 Q-1673892; A-18816 178.145 n Q-15672 350.00 am	(P-16738/92; A-18816) 178.100 n (P-13672) 130.100 (P-16738/92; A-18816) 178.105 n (P-13672) 220.30 A-18816) 178.115 n (P-13672) 220.30 (P-16738/92; A-18816) 178.125 n (P-13672) 370. (P-16738/92; A-18816) 178.125 n (P-13672) 370. (P-16738/92; A-18816) 178.135 n (P-13672) 370.10 (P-16738/92; A-18816) 178.135 n (P-13672) 370.10 (P-16738/92; A-18816) 178.136 n (P-13672) 370.20 (P-16738/92; A-18816) 178.140 n (P-13672) 370.20 (P-16738/92; A-18816) 178.150 n (P-13672) 370.10 (P-16738/92; A-18816) 178.150 n (P-13672) 370.10 (P-16738/92; A-18816) 178.150 n (P-13672) 350.10 (P-16738/92; A-18816) 178.150 n (P-13672) 350.10 (P-16738/92; A-18816) 178.150 <td>am</td> <td>(P-18721)</td> <td></td> <td></td>	am	(P-18721)		
(P-16738-92; C-8074; 178.105 n (P-16672) 220.30 am (P-19938-92; A-6760) 660.64 am (P-14942; A-11 (P-16738-92; A-18816) 178.115 n (P-16672) 220.60 am (P-19939-92; A-6760) 660.60 am (P-1472; A-11 (P-16738-92; A-18816) 178.115 n (P-16672) 370. (CC-8001) 660.60 am (P-1472; A-11 (P-16738-92; A-18816) 178.120 n (P-16672) 370.10 am (P-16738-92; A-6760) 660.60 am (P-1472; A-1734) (P-16738-92; A-18816) 178.13 n (P-16672) 370.10 am (P-1718; A-1534) 670.00 am (P-14672; A-1734) (P-16738-92; A-18816) 178.145 n (P-16672) 370.20 am (P-1718; A-1534) 670.00 am (P-14698; A-1344) (P-16738-92; A-18816) 178.145 n (P-16672) 370.10 am (P-1718; A-1534) 670.00 am (P-14698; A-1534) (P-16738-92; A-18816) 178.10	(P-16738/92; C-8074; 178.105 n (P-13672) 220.30 A-18816) 178.110 n (P-13672) 220.60 (P-16732/92; A-18816) 178.115 n (P-13672) 370. (P-16738/92; A-18816) 178.125 n (P-13672) 390. (P-16738/92; A-18816) 178.135 n (P-13672) 350.10 (P-16738/92; A-18816) 178.135 n (P-13672) 350.10 A-18816) 178.135 n (P-13672) 350.10 A-18816) 178.135 n (P-13672) 530.10 (P-16738/92; C-8074; 178.140 n (P-13672) 530.20 (P-16738/92; C-8074; 178.150 n (P-13672) 530.10 (P-16738/92; C-8074; 178.160 n (P-13672) 530.10 (P-16738/92; C-8074; 178.165 n (P-13672) 530.10 (P-16738/92; A-18816) 178.165 n (P-13672) 530.10 (P-16738/92; A-18816) 178.165 n <th< td=""><td>am</td><td>(P-18721)</td><td></td><td></td></th<>	am	(P-18721)		
A-18816 178.110 n (P-13672) 220.60 am (C-8990) 660.50 am (P-4422; A-12.41) CP-16738/92; A-18816 178.115 n (P-13672) 220.60 am (C-8990) 660.50 am (P-15265) CP-16738/92; A-18816 178.120 n (P-13672) 390. (CC-8090) 670.10 am (P-15265) CP-16738/92; A-18816 178.130 n (P-13672) 390.0 am (P-7138; A-15534) 670.20 am (P-15265) CP-16738/92; C-8074; 178.130 n (P-13672) 350.00 am (P-7138; A-15534) 670.20 am (P-15265) A-18816 178.145 n (P-13672) 530.00 am (P-7138; A-15534) 670.40 am (P-15265) 74.4098; A-15534 Q-16738/92; C-8074; 178.145 n (P-13672) 530.00 am (P-7138; A-15534) 670.40 am (P-4698; A-1534) Q-16738/92; C-8074; 178.150 n (P-13672) 530.00 am (P-7138; A-15534) 670.60 am (P-4698; A-1534) Q-16738/92; A-18816 178.160 n (P-13672) 530.10 am (P-7138; A-15534) 670.50 am (P-4698; A-1534)	A-18816) (P-13672) (P-13672) 220.60 (P-16732)2; A-18816) (P-13672) 370. (P-16738/92; A-18816) (P-13672) 330.10 A-18816) (P-13672) 330.10 (P-16738/92; A-18816) (P-13672) 330.10 (P-16738/92; A-18816) (P-13672) 330.10 (P-16738/92; A-18816) (P-13672) 330.10 (P-16738/92; A-18816) (P-13672) 330.10 (P-16738/92; A-18816) (P-13672) 330.10 (P-16738/92; A-18816) (P-13672) 330.10 (P-16738/92; A-18816) (P-13672) 330.10 (P-16738/92; A-18816) (P-13672) 330.10 (P-16738/92; A-18816) (P-13672) 350.10 (P-4167; A-11571) 178.185 n (P-13672) 550.20 (P-4167; A-11571)	am	(P-19993/92; A-6760)		_
(P-1673-922; A-18816) 178.115 n (P-13672) 370. (CC-8901) 660.60 am (P-47354) A-1872 370. (CC-8901) 660.60 am (P-4526592; A-18816) TR.125 n (P-13672) 370. (CC-8901) 670.20 am (P-1352692; A-18816) 771.32 n (P-13672) 370.10 am (P-7138, A-15534) 670.20 am (P-4668; A-1374) P-4668; A-1374	(P-16732/92; A-18816) 178.115 n (P-13672) 370. (P-16738/92; A-18816) 178.120 n (P-13672) 390. (P-16738/92; A-18816) 178.125 n (P-13672) 510.10 (P-16738/92; A-18816) 178.135 n (P-13672) 530.20 A-18816) 178.140 n (P-13672) 530.20 A-18816) 178.140 n (P-13672) 530.20 A-18816) 178.145 n (P-13672) 530.10 (P-16738/92; A-18816) 178.150 n (P-13672) 530.10 (P-4167; A-11571) 178.180 n <t< td=""><td>am</td><td>(P-19993/92; A-6760)</td><td></td><td></td></t<>	am	(P-19993/92; A-6760)		
(P-16738)Q2; A-18816 178.120 n (P-16738)Q2; A-18816 178.120 n (P-16738)Q2; A-18816 178.120 n (P-16738)Q2; A-18816 178.125 n (P-16672) 390. (P-4601; A-1073) 670.20 am (P-16584)Q2; A-18816 (P-16738)Q2; A-18816 178.135 n (P-1672) 350.20 am (P-1718; A-15534) 670.30 am (P-4698; A-13 A-18816 178.145 n (P-1672) 350.20 am (P-1718; A-15534) 670.30 am (P-4698; A-13 A-18816 178.140 n (P-1672) 350.100 am (P-1718; A-15534) 670.50 am (P-4698; A-13 A-18816 178.140 n (P-1672) 550.100 am (P-1718; A-15534) 670.50 am (P-1698; A-13 A-18816 178.150 n (P-1672) 550.100 am (P-1718; A-15534) 670.50 am (P-15055, A-1554) A-18816 178.150 n (P-15672) 550.105 am (P-1718; A	(P-16738/92; A-18816) 178.120 n (P-13672) 390. (P-16738/92; A-18816) 178.125 n (P-13672) 510.10 (P-16738/92; A-18816) 178.135 n (P-13672) 530.10 A-18816) 178.135 n (P-13672) 530.10 A-18816) 178.140 n (P-13672) 530.10 P-16738/92; A-18816) 178.150 n (P-13672) 530.10 A-18816) 178.150 n (P-13672) 530.10 A-18816) 178.150 n (P-13672) 530.10 A-18816) 178.150 n (P-13672) 530.10 (P-16738/92; A-18816) 178.165 n (P-13672) 530.10 (P-16738/92; A-18816) 178.165 n (P-13672) 530.10 (P-16738/92; A-18816) 178.180 n (P-13672) 530.10 (P-4167; A-11571) 178.180 n (P-13672) 550.20 (P-4167; A-11571) 180.12 am (P-14318)		(CC-8091)		
(P-16738)92; A-18816 178.125 n (P-13672) 510.10 am (P-4601; A-10775) 670.20 m (P-4698; A-1534) 670.20 am (P-4698; A-1534) 670.20 am (P-4698; A-1534) 670.20 am (P-67389); A-15344 670.20 am (P-67389); A-15344 670.20 am (P-67389); A-15344 670.30 am (P-689; A-1534) 670.30 am (P-689; A-1534) 670.30 am (P-689; A-1534) 670.30 am (P-698; A-1534) 670.40 am (P-698; A-1534) 670.50 am (P-13608) A-15068; A-15068 A-15068; A-15068 A-15069; A-15069 A-15069; A-	(P-16738/92; A-18816) 178.125 n (P-13672) 510.10 (P-16738/92; A-18816) 178.135 n (P-13672) 530.10 (P-16738/92; C-8074; 178.140 n (P-13672) 530.10 A-18816) 178.140 n (P-13672) 530.20 A-18816) 178.145 n (P-13672) 530.20 A-18816) 178.150 n (P-13672) 530.10 A-18816) 178.155 n (P-13672) 530.10 (P-16738/92; A-18816) 178.165 n (P-13672) 530.10 (P-16738/92; A-18816) 178.165 n (P-13672) 530.10 (P-16738/92; A-18816) 178.180 n (P-13672) 530.10 (P-4167; A-11571) 178.180 n (P-13672) 530.10 (P-4167; A-11571) 178.180 n (P-13672) 550.20 (P-4167; A-11571) 180.12 am (P-14318) 570.30 (P-4167; A-11571) 510.50 am (P-14318)		(CC-8090)		_
(P-16738/92; A-18816) 178.130 n (P-13672) sm (P-1334) 670.20 am (P-4698; A-1534) (P-16738/92; C-8074; 178.135 n (P-13672) sm (P-1334) 670.20 am (P-4698; A-1534) (P-16738/92; C-8074; 178.140 n (P-13672) 530.80 am (P-1138; A-1534) 670.50 am (P-4698; A-1534) (P-16738/92; C-8074; 178.140 n (P-13672) 530.90 am (P-1138; A-1534) 670.50 am (P-4698; A-1534) (P-16738/92; C-8074; 178.150 n (P-13672) 530.105 am (P-1334) 670.60 am (P-4698; A-1534) A-18816) 178.150 n (P-13672) 530.105 am (P-1334) 670.60 am (P-1698; A-1364) P-18816) 178.150 n (P-13672) 530.105 am (P-7138; A-1534) 670.60 am (P-1038; A-1534) P-16738/92; A-18816) 178.150 n (P-13672) n (P-1367	(P-16738/92; A-18816) (P-13672) 530.10 (P-16738/92; C-8074; (P-13672) 530.10 (P-16738/92; C-8074; (P-13672) 530.20 (P-16738/92; C-8074; (P-13672) 530.20 (P-16738/92; C-8074; (P-13672) 530.00 (P-16738/92; C-8074; (P-13672) 530.00 (P-16738/92; A-18816) (P-13672) 530.10 (P-16738/92; A-18816) (P-13672) 530.10 (P-16738/92; A-18816) (P-13672) 530.10 (P-16738/92; A-18816) (P-13672) 530.10 (P-467; A-11571) (P-13672) 530.10 (P-4167; A-11571) (P-13672) 530.10 (P-4167; A-11571) (P-13672) 550.20 (P-4167; A-11571) 178.185 n (P-13672) 550.20 (P-4167; A-11571) 180.10 am (P-18793) 570.30 (P-4167; A-11571) 510.50 am (P-1418) 570.30 (P-4167; A-11571) 510.50 am (P-1418) 590.10 (P-4167; A-11571)	am	(P-4601; A-10775)		(P-4698; A-1345
(P-16738)22, C-8074; 178.135 n (P-16672) 350.20 am (P-1738; A-15534) 670.40 am (P-4693 A-15734) A-18816 178.146 n (P-13672) 530.70 am (P-1718; A-15534) 670.60 am (P-698; A-15734) P-16738/D2, A-18816 178.145 n (P-13672) 530.90 am (P-7138; A-15534) 670.60 am (P-15654) A-18816 178.156 n (P-13672) 530.100 am (P-7138; A-15534) 670.60 am (P-156554) P-16738/92; A-18816 178.165 n (P-13672) 530.100 am (P-7138; A-15534) 670.60 am (P-15655.4-) P-16738/92; A-18816 178.165 n (P-13672) 530.110 am (P-7138; A-15534) 680.00 am (P-15055; A-1 P-16738/92; A-18816 178.18 n (P-13672) 530.110 am (P-7138; A-15534) 670.60 am (P-12055; A-1 P-167; A-11571 178.118 n (P	(P-16738/92; C-8074; (P-13672) 530.20 A-18816) (P-13672) 530.70 (P-16738/92; A-18816) (P-13672) 530.70 (P-16738/92; A-18816) (P-13672) 530.70 A-18816) (P-13672) 530.00 A-18816) (P-13672) 530.100 A-18816) (P-13672) 530.100 (P-16738/92; A-18816) (P-13672) 530.100 (P-16738/92; A-18816) (P-13672) 530.100 (P-16738/92; A-18816) (P-13672) 530.100 (P-16738/92; A-18816) (P-13672) 530.115 (P-16738/92; A-18816) (P-13672) 530.115 (P-4167; A-11571) (P-13672) 530.115 (P-4167; A-11571) 178.180 n (P-13672) 550.20 (P-4167; A-11571) 180.10 am (P-1872) 570.20 (P-4167; A-11571) 510.50 am (P-14318) 570.40 (P-4167; A-11571) 510.80 am (P-14318) 590.10 (P-4167; A-11571) 510.80 a	am	(P-7138; A-15534)		
A-18816) 178.146 n (P-13672) 530.70 am (P-7138; A-15534) 670.40 am (P-68; A-1534) (P-1673802; A-18816) 178.145 n (P-13672) 530.80 am (P-7138; A-15534) 670.60 am (P-68; A-1534) (P-1673802; C-8074; 178.150 n (P-13672) 530.90 am (P-7138; A-15334) 670.60 am (P-68; A-1534) A-18816) 178.150 n (P-13672) 530.100 am (P-7138; A-15334) 670.60 am (P-468; A-1534) (P-1673892; A-18816) 178.170 n (P-13672) 530.105 am (P-7138; A-1534) 680.30 am (P-13055; A-1 (P-1673892; A-18816) 178.170 n (P-13672) 530.105 am (P-7138; A-1534) 680.30 am (P-13055; A-1 (P-1673892; A-18816) 178.170 n (P-13672) 530.110 am (P-7138; A-1534) 660.30 am (P-10555; A-1 (P-4167; A-11571) 178.180 n	A-18816) 178.140 n (P-13672) 530.70 P-16738/92; A-18816) 178.145 n (P-13672) 530.80 P-16738/92; C-8074; 178.150 n (P-13672) 530.00 A-18816) 178.155 n (P-13672) 530.105 (P-16738/92; A-18816) 178.160 n (P-13672) 530.105 (P-16738/92; A-18816) 178.160 n (P-13672) 530.105 (P-16738/92; A-18816) 178.170 n (P-13672) 530.105 (P-4167; A-11571) 178.180 n (P-13672) 530.115 (P-4167; A-11571) 178.185 n (P-13672) 550.10 (P-4167; A-11571) 180.12 am (P-13672) 550.20 (P-4167; A-11571) 180.12 am (P-14918) 570.20 (P-4167; A-11571) 510.20 am (P-14318) 570.40 (P-4167; A-11571) 510.50 am (P-14318) 570.40 (P-4167; A-11571) 510.50 am (P-	am	(P-7138; A-15534)		
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A-18816) 178.155 n (P-13672) 530.105 am (P-7138; A-15534) (B-4698; A-15534) (P-4698; A-15534) (P-4698; A-15534) (P-4698; A-15534) (P-4698; A-15534) (P-4698; A-15534) (P-13055; A-15055; A-15055; A-15055) (P-13055; A-15055; A-1505	A-18816) 178.155 n (P-13672) 530.100 (P-16738/92; A-18816) 178.160 n (P-13672) 530.105 (P-16738/92; A-18816) 178.165 n (P-13672) 530.105 (P-16738/92; A-18816) 178.165 n (P-13672) 530.110 (P-4167; A-11571) 178.180 n (P-13672) 530.120 (P-4167; A-11571) 178.185 n (P-13672) 550.20 (P-4167; A-11571) 180.10 am (P-18793) 550.20 (P-4167; A-11571) 180.12 am (P-18793) 570.30 (P-4167; A-11571) 510.50 am (P-14318) 570.30 (P-4167; A-11571) 510.50 am (P-14318) 570.40 (P-4167; A-11571) 510.80 am (P-14318) 590.10 (P-4167; A-11571) 510.80 am (P-14318) 590.20 (P-4167; A-11571) 520.520 P-7911 P-7911	am	(P-7138; A-15534)		
(P-16738/92; A-18816) 178.160 n (P-13672) 530.105 am (P-7138; A-15534) 680.10 am (P-12055; A-19055; A-19055) (P-16738/92; A-18816) 178.165 n (P-13672) 530.110 am (P-7138; A-15534) 680.20 am (P-12055; A-10755) (P-167; A-11571) 178.180 n (P-13672) 350.110 am (P-7138; A-15534) 680.90 am (P-12055; A-10755) (P-4167; A-11571) 178.180 n (P-13672) am (P-14672; A-10795) am (P-13055; A-10795) am (P-14672; A-10795) am (P-14672; A-10795) am (P-14672; A-10795) am (P-14672; A-10795) am (P-14872; A-10795) am (P-18872) am (P-18872) am (P-18872)	(P-16738/92; A-18816) 178.160 n (P-13672) 530.105 (P-16738/92; A-18816) 178.165 n (P-13672) 530.110 (P-4167; A-11571) 178.175 n (P-13672) 530.115 (P-4167; A-11571) 178.185 n (P-13672) 530.110 (P-4167; A-11571) 178.185 n (P-13672) 550.10 (P-4167; A-11571) 178.185 n (P-13672) 550.20 (P-4167; A-11571) 180.10 am (P-18793) 570.20 (P-4167; A-11571) 510.20 am (P-14318) 570.40 (P-4167; A-11571) 510.60 am (P-14318) 570.40 (P-4167; A-11571) 510.80 am (P-14318) 590.10 (P-4167; A-11571) 510.85 am (P-14318) 590.20 (P-4167; A-11571) 520.520 n (P-19318) 590.20	am	(P-7138; A-15534)		(P-4698; A-1345
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(P-4167; A-11571) 180.10 am (P-18734) 550.30 am (P-4612; A-10795) 710.5 n (P-18927) (P-4167; A-11571) 180.12 am (P-18734) 570.20 am (P-4611; A-10785) 710.10 am (P-1818192) (P-4167; A-11571) 510.50 am (P-14318) 570.30 am (P-1618) 710.10 am (P-1818192) (P-4167; A-11571) 510.60 am (P-14318) 570.40 am (P-1611; A-10785) 710.20 am (P-18181927) (P-4167; A-11571) 510.60 am (P-14318) 590.10 am (P-1638) 710.22 am (P-18927) (P-4167; A-11571) 510.80 am (P-14318) 590.10 am (P-1643) 710.22 m (P-18927) (P-4167; A-11571) 510.85 am (P-14318) 590.20 am (P-4554; A-16443) 710.30 am (P-1818192; (P-4167; A-11571) 520.520 n (P-9791) (P-9791)	(P-4167; A-11571) 180.10 am (P-18793) 550.30 (P-4167; A-11571) 180.12 am (P-18793) 570.20 (P-4167; A-11571) 510.20 am (P-14318) 570.20 (P-4167; A-11571) 510.60 am (P-14318) 570.40 (P-4167; A-11571) 510.80 am (P-14318) 590.10 (P-4167; A-11571) 510.85 am (P-14318) 590.20 (P-4167; A-11571) 520.520 n (P-9791) 10-9791)	me	(P-4622: A-10795)		
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(P-4167; A-11571) 510.20 am (P-14318) 570.30 am (P-4611; A-10785) (P-18927) (P-4167; A-11571) 510.50 am (P-14318) 570.40 am (P-12038; A-18796) 710.20 am (P-18181) (A-11571) 510.60 am (P-14318) 570.10 am (P-1658) 710.22 n (P-18927) (P-4167; A-11571) 510.80 am (P-14318) 590.10 am (P-16431) 710.22 n (P-18927) (P-4167; A-11571) 510.80 am (P-14318) 590.20 am (P-4554; A-16443) 710.25 #, am (P-1818192) (P-4167; A-11571) 520.520 n (P-19791) (P-9791) (P-18967) (P-18927)	(P-4167; A-11571) 510.20 am (P-14318) 570.30 (P-4167; A-11571) 510.50 am (P-14318) 570.30 (A-11571) 510.60 am (P-14318) 570.40 (P-4167; A-11571) 510.70 am (P-14318) 590.10 (P-4167; A-11571) 510.80 am (P-14318) 590.20 (P-4167; A-11571) 520.520 n (P-9791) 790.20	arn	(P-4611: A-10785)		
(P-4167; A-11571) 510.50 am (P-14318) 570.40 am (P-12038; A-18796) 710.20 am (P-18181/92; A-18796) (A-11571) 510.60 am (P-14318) 570.40 am (P-4611; A-10785) 710.22 n (P-18927) (P-4167; A-11571) 510.80 am (P-14318) 590.10 am (P-46443) 710.22 n (P-18927) (P-4167; A-11571) 510.85 am (P-14318) 590.20 am (P-4554; A-16443) 710.30 am (P-1818192; P-18927) (P-4167; A-11571) 520.520 n (P-9791) (P-18927) (P-18927) (P-18927)	(P-4167; A-11571) 510.50 am (P-14318) 570.40 (A-11571) 510.60 am (P-14318) 570.40 (P-4167; A-11571) 510.80 am (P-14318) 590.10 (P-4167; A-11571) 510.85 am (P-14318) 590.20 (P-4167; A-11571) 520.520 n (P-9791)	m _e	(P-4611: A-10785)		(P-18927)
(A-1571) (A-1571) (A-1571) (B-41671; A-11571) (B-41671; A-11671) (B-41	(A-11571) 510.00 am (P-14318) 570.40 (P-4167; A-11571) 510.00 am (P-14318) 590.10 (P-4167; A-11571) 510.80 am (P-14318) 590.20 (P-4167; A-11571) 510.85 am (P-14318) 590.20 (P-4167; A-11571) 520.520 n (P-9791)		(P-12038: A-18796)		(P-18181/92:
(P-4167; A-11571) 510.80 am (P-14318) 590.20 am (P-4554; A-16443) 710.22 n (P-4167; A-11571) 510.85 am (P-14318) 590.20 am (P-4554; A-16443) 710.30 am (P-4157) 520.520 n· (P-9791) (P-4167; A-11571) 520.520 n· (P-9791) (P-4167; A-11571) 520.520 n· (P-9791) (P-4167; A-11571)	(P-4167; A-11571) 510.80 am (P-14318) 590.10 (P-4167; A-11571) 510.80 am (P-14318) 590.10 (P-4167; A-11571) 510.85 am (P-14318) 590.20 (P-4167; A-11571) 520.520 n (P-9791)	-	(B 4611: A 10785)		(P-18027)
(P-4167; A-11571) 510.70 am (P-14318) (P-4167; A-11571) 510.80 am (P-14318) (P-4167; A-11571) 520.520 n· (P-9791) (P-4167; A-11571) 520.520 n· (P-9791)	(P-4167; A-11571) 510.70 am (P-14316) 590.10 (P-4167; A-11571) 510.85 am (P-14318) 590.20 (P-4167; A-11571) 520.520 n (P-9791)	am	(F-4011; A-10/03)		
(P-4167; A-11571) 510.80 am (P-14518) A-10443) A-10443) 710.30 am (P-4554; A-11571) 520.520 n· (P-9791) (E-18867)	(P-4167; A-11571) 510.80 am (P-14518) (P-4167; A-11571) 510.85 am (P-14318) 590.20 (P-4167; A-11571) 520.520 n (P-9791)	am	(E-1038) (F-4534;		
(P-4167; A-11571) 510.85 am (P-14518) 590.20 am (P-454; A-16443) /10.30 am (P-4167; A-11571) 520.520 n· (P-9791)	(P-4167; A-11571) 510.85 am (P-14318) 590.20 (P-4167; A-11571) 520.520 n (P-9791)		A-16443)		_
(P-4167; A-11571) 520.520 n $(P-9/91)$	(P-4167; A-11571) 520.520 n	am	(P-4554; A-16443)		
			(E-18867)		(P-1892/)

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										(P-8684/07: A-18010/03:	A-10010/72;																													136221					
(P-10079)	(P-10079)	(P-10079)	(P-10079)	(P-10079)	(D 10070)	(F-10079)	(F-100/9)	(F-100/9)	(P-10079)	(P-8684/07	EC-3553)	(P-18283)	(P-18283)	(P-18283)	(P-18283)	(P-18283)	(P-18283)	(P-18283)	(P-18283)	(P-18419)	(P-18419)	(P-18419)	(P-18419)	(P-18419)	(P-10061)	(P-10061)	(P-10061)	(P-10061)	(P-10061)	(P-10061)	(P-10061)	(P-10061)	(F-10001)	(P-13231) (E-13622)	(P-18405)	(P-18405)	(P-18405)	(P-18405)							
am	am	an	am		: :							am	am	п	п	Li .	am	am	H 100	п	п	п	п	n	'n	ы	_	L	<u>.</u>	L	in 1	⊢ 1		am	am	am	аш	am							
1.50	1.60	1.70	1.80	1.90	1 100	OOT.	An F	An F	An.G	1.736		110.20	110.25	110.40	110.50	110.90	110.100	110.110	110.115	110.120	110.125	110.135	110.1b.A	110.15.B	110.Th.D	170.10	170.20	170.30	170.40	170.50	210.10	210.100	210.110	210.120	210.130	210.140	210.130	210.200	210.210	226.525	226.564	226.640	226.680	226.688	
	(P-13718/92; A-1521)			(E-16215)	(E-16215)	(E-16215)	(E-16215)	(E-16215)	(E-16215)	(E-16215)	(E-16215)	(E-16215)	(E-16215)	(E-16227)	(E-16227)	(E-16227)	(E-16208)	(P-16371/92; A-1519)	(P-16371/92; A-1519)	(E-16212)	(E-16212)	(F-8396)	(F-8390) (P-6304)	(PP-1666: RO-9150:	C-10013; EC-11903)	(PP-8069)	(P-7768; A-18856)	(P-7768; A-18856)	(P-7768; A-18856)	(P-7768; A-18856)	(P-7768; A-18856)	(P-7/68; A-18856)	(P-//68; A-18856)	(F-7/06; A-16630)	(F=/ /00, A=10030) (P=7769, A=10056)	(F-7768, A-18856)	(P-7768: A-18856)	(P_13981)	(P-13981)			(P-10079)	(P-10079)	(P-10079)	COLOGO PA
NT'D)	am			am	arh	п	п	n	п	п	п	и	п	aш	am	ı	am	See	<u>.</u>	am	am	шв	am	am			am	am	am	#,n	#,am	п	= :	#	7, all	٠.	- h	, me	am			am	am	am	
TITLE 17 (CONT'D)	4180.120		TITLE 20	107.145	107.210	107.500	107.505	107.510	107.520	107.530	107.540	107.550	107.560	405.17	405.20	405.55	420.30	440.10	440.20	400.12	460.20	501.40	502 110	525.140			1230.10	1230.20	1230.30	1230.40	1230.50	1230.60	1230.70	1230.90	1230.00	1230.150	1230 Ex R	1285.20	1285.30		TITLE 23	1.10	1.20	1.30	
(P-8107; A-16421)	(P-8107; A-16421)	(P-8107; A-16421)	(P-8107; A-16421)	(P-8107; A-16421)	(P-8107: A-16471)	(CC-8089)	(P-10252)	(P-12005: C-16249)	(P-12005; C-16249)	(P-12005: C-16249)	(P-12005; C-16249)	(P-12005; C-16249)	(P-12005; C-16249)	(P-12005; C-16249)	(P-12005; C-16249)	(P-12005; C-16249)	(P-12005; C-16249)	(P-12005; C-16249)	(P-12005; C-16249)	(P-12005; C-16249)	(P-12005; C-16249)	(P-12005; C-16249)	(F-12005; C-16249)	(F-12003; C-16249) (P-12065: C-16249)	(P-12005; C*16249)	(P-12005; C-16249) (P-12005; C-16249)	(P-12005; C-16249)	(P-12005; C-16249)	(P-12005; C-16249)	(F-12005; C-16249)	(F-12005; C-16249)	(F-12003; C-16249)	(F-12003; C-16249)	(P-12005; C-16249)	(P-12005; C-16249)	(P-12005; C-16249)	(P-12005; C-16249)	(P-12005; C-16249)	(P-12005; C-16249)						
am	am	и	am	am	arn.		am	am	am	am	ы	am	am	n	аш	am	am	Н	am	am	аш	am	u	ber be	. 5		bec	n	ч	п	am	!=	am	п	₩	п	i i	- 1	me.	am	am	am	am	L	
1536.50	1536.60	1536.65	1536.70	1536.80	1536.90	2530.20	2735.30	4000.110	4000.120	4000.130	4000.140	4000.150	4000.160	4000.165	4000.170	4000.210	4000.220	4000.230	4000.240	4000.250	4000.260	4000.270	4000.280	4000.310	4000.410	4000.415	4000.420	4000,425	4000.430	4000.435	4000.440	4000.450	4000.460	4000.465	4000.470	4000.475	4000.510	4000.320	4000 540	4000.550	4000.560	4000.570	4000.580	4000.610	
	(P-18181/92; A-3184)	(P-18927)	(P-18927)	(P-4689; A-10858)	(P-4689; A-10858)	(P-4689: A-10858)	(P-4689: A-10858)	(P-15260/92: A-281)	(P-4680: A-10850)	(P-4680; A-10850)	(P-15260/92; A-281)	(P-4680; A-10850)	(P-4539; A-10761)	(P-4539; A-10761)	(P-4539; A-10761)	(P-4757; A-10877)	(P-4757; A-10877)	(P-17414/92; A-3853)	(P-17414/92; A-3853)	(P-17414/92; A-3853)	(P-17414/92; A-3853)	(P-4636; A-10806)	(E-5915)	(F-1/414/92; A-3633) (P-17414/07: A-3853)	(P-17405/92: A-3177)	(P-17405/92; A-3177)	(P-17405/92; A-3177)	(P-17405/92; A-3177)	(P-17405/92; A-3177)	(E-17263)	(E-17263)	(P-6390; A-13447)	(P-6390; A-13447)	(P-162/3)	(P-162/3)	(P-4608; A-10/81)	(F-16283)	(F-10263)	(F-10283) (P-12041: A-18799)	(P-12041; A-18799)	(P-12041; A-18799)	(P-8107; A-16421)	(P-8107; A-16421)	(P-8107; A-16421)	
NT'D)	am		am	am	am		am	am		am	am		am	am	am	am	am	am	am	am	am			E E	am	am	am	am	аш	am	am	am	am	am	am	am	am	аш	alli am	am	am	am	am	am	
TITLE 17 (CONT'D)	710.50		710.60	715.10	715.20	715.21	715.40	720.10		720.20	720.40		730.10	730.20	730.30	740.10	740.20	810.20	810.35	810.37	810.45		010	810.50	830.10	830.20	830.40	830.80	830.90	850.20	850.30	950.40	950.50	1010.25	1010.30	1050.20	1050.25	1050.30	1030.40	1070.20	1070.30	1536.10	1536.25	1536.30	

ONT.D)	P-9253/92; A-104) P-9253/92; A-104) P-9253/92; A-104) P-9253/92; A-104) P-9253/92; A-104) P-10131)	1501.508 1501.516 1501.516 1501.703 2310.80 2700.20 2700.30 2700.40	am	(P-11993)	1000	(Cl.T.		3030 124	2	(B 19072)
	92; A-104) 92; A-104) 92; A-104) 92; A-104) 92; A-104) 1) 1) 1) 1) 1) 1) 1) 1) 1) 1) 1) 1) 1)	1501.516 1501.607 1501.703 2310.80 2700.20 2700.30 2700.40	dazza.	10000	TITLE 23 (CONT'D)	(7]		2000,167	п	(2/061-1)
	92; A-104) 92; A-104) 92; A-104) () () () () () () () () () () () () ()	1501.607 1501.703 2310.80 2700.20 2700.30 2700.40	am	(P-6686)	2735.40	am	(P-1470; A-10596)	3030.125	ш,#	(P-19072)
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	92; A-104)	2700.20 2700.30 2700.40 2700.50	am	(P-1691; A-9680)	2735.70	am	(P-1470; A-10596)	3030.128	п	(P-19072)
	, PREPARAGER	2700.30 2700.40 2700.50	am	(P-1385; A-10541)	2735.80	am	(P-1470; A-10596)	3030.129	и	(P-19072)
	, FRFF898989	2700.40	am	(P-1385; A-10541)	2735.100	am	(P-1470; A-10596)	3030.130	am	(P-19072)
88888812		2700.50	am	(P-1385; A-10541)	2760.5	am	(P-1497; A-10624)	3030.135	#:	(P-19072)
			am	(P-1385; A-10541)	2760.10	am	(P-1497; A-10624)	3040.100	am	(P-958; A-7234)
8 E E E E		2700.55	am		2760.30	атп	(P-1497; A-10624)	3040.110	am	(P-958; A-7234)
4 4 4 1 L		2700.60	am	(P-1385; A-10541)	2760.40	am	(P-1497; A-10624)	3040.120	am	(P-958; A-7234)
n a r		2700.70	am	(P-1385; A-10541)	2761.10	аш	(P-1453; A-10579)	3040.130	am	(P-958; A-7234)
me ' '		2720.5	am	(P-1403; A-10506)	2761.20	am	(P-1453; A-10579)	3040.140	am	(P-958; A-7234)
H H	. 2222	2720.6	am	(P-1403; A-10506)	2761.30	am	(P-1453; A-10579)	3040.150	am	(P-958; A-7234)
L.	· • • • • • • • • • • • • • • • • • • •	2720.10	am	(P-1403; A-10506)	2762.10	am	(P-1484; A-10611)	3040.160	am	(P-958; A-7234)
	(11)	2720.20	am	(P-1403; A-10506)	2762.20	am	(P-1484; A-10611)	3040.170	am	(P-958; A-7234)
550,200 r (PR-17611)	(11)	2720.25	am	(P-1403; A-10506)	2762.30	am	(P-1484; A-10611)	3040.200	am	(P-958; A-7234)
550.300 r (PR-17611)		2720.30	аш	(P-1403; A-10506)	2762.40	am	(P-1484; A-10611)	3040.210	am	(P-958; A-7234)
	11)	2720.40	am	(P-1403; A-10506)	2763.10	am	(P-1459; A-10585)	3040.220	am	(P-958; A-7234)
5 -	110			(E-2055)	2763.20	am	(E-175)	3040.230	am	(P-958; A-7234)
į (ne		2720.41	am	(P-1403: A-10506)			(P-1459: A-10585)	3040.240	am	(P-958; A-7234)
· 1+	î	2720.42	am	(P-1403: A-10506)	2763.30	am	(P-1459; A-10585)	3040.250	am	(P-958; A-7234)
Sec.	03)	2720.50	am	(P-1403; A-10506)	2763.40	am	(P-1459; A-10585)	3040.260	am	(P-958; A-7234)
, let	03)	2720.55	am	(P-1403; A-10506)	2763.50	am	(P-1459; A-10585)	3040.300	u	(P-18441)
610.30 r (PR-17603)	03)	2720.60	am	(P-1403; A-10506)	2770.10	am	(P-1505; A-10632)	3040.310	ш	(P-18441)
610.40 r (PR-17603)	03)	2720.70	am	(P-1403; A-10506)	2770.20	am	(P-1505; A-10632)	3040.320	и	(P-18441)
610.50 r (PR-17603)	03)	2720.80	am	(P-1403; A-10506)	2770.30	am	(P-1505; A-10632)	3040.330	п	(P-18441)
610.60 r (PR-17603)	03)	2720.90	am	(P-1403; A-10506)	3030.10	am	(P-9678) (E-9725)	3060.100	am	(P-18445) (E-18687)
1020.10 am (P-17639)	6	2720.105	am	(P-1403; A-10506)			(P-19072)	3060.200	am	(P-18445) (E-18687)
1020.40 am (P-17639)	6	2720.120	аш	(P-1403; A-10506)	3030.20	am	(P-19072)	3060,400	am	(P-18445) (E-18687)
1020.50 am (P-17639)	6	2720.130	am	(P-1403; A-10506)	3030.25	am	(P-19072)	3060.500	am	(P-18445) (E-18687)
1501.518 n (P-12274	(P-12274/92; A-1853)	2720.200	am	(P-1403; A-10506)	3030.35	am	(P-19072)	3060.600	am	(P-18445) (E-18687)
.501.102 am (P-6686)		2720.210	am	(P-1403; A-10506)	3030.45	I	(P-19072)	3060.800	am	(P-18445) (E-18687)
(P-6686)		2720.Ap.A	аш	(P-1403; A-10506)	3030.55	¥	(P-19072)	3060.900	am	(P-18445) (E-18687)
(P-6686) am (P-6686)		2730.5	am	(P-1437; A-10563)	3030.65	am	(P-19072)	3060,1000	am	(P-18445) (E-18687)
.501.110 am (P-6686)		2730.10	am	(P-1437; A-10563)	3030.70	_	(P-19072)	3060.2000	am	(P-18445) (E-18687)
(P-6686)		2730.20	ати	(P-1437; A-10563)	3030.75	am	(P-19072)			
am		2731.10	am	(P-1381; A-10559)	3030.80	am	(P-19072)	TITLE 26		
am		2731.20	am	(P-1381; A-10559)	3030.85	am	(P-19072)	100.10	am	(P-14333)
am		2732.10	am	(P-1493; A-10620)	3030.90	am	(P-19072)	100.70	am	(P-14333)
am	6	2732.20	am	(P-1493; A-10620)	3030,100	атп	(P-19072)	100.110	u	(P-14333)
am		2733.10	am	(P-1444: A-10570)	3030,105	me	(P-9678) (E-9725)	207.120	п	(P-14342)
am		2733.20	ша	(P-1444; A-10570)			(P-12277) (E-12449)	207.130	a	(P-14342)
am		2733.30	am	(P-1444; A-10570)			(P-19072)	207.Ap.A	am	(P-14342)
am		2735.10	am	(P-1470: A-10596)	3030.110	arn	(P-19072)			
E		2735 20	ma ma	(P-1470: A-10596)	1030 121	-	(P-19072)	TITLE 29		
E E		2735.30	i ii	(P-1470: A-10596)	3030.122	: =	(P-19072)	300.10	_	(P-13865)
шв				(E-6672)	3030.123		(P-19072)	300.20	L	(P-13865)
						:				

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						CHILLIACON CC TITITE		0,000	1000 d	
TITLE 29 (CONT'D)			330.270	am	-	III DE 32 (CONT. D)		340.2000	(F-399/; A-18505)	
300.30	(P-13865)		330,280	am	(P-14417)	340.920 n	(P-4070; A-18507)	340.2070	(P-3997; A-18505)	
300.40 r	(P-13865)		330,300	am	(P-14417)	340.930 n	(P-4070; A-18507)	340.3010 g	(P-3997; A-18505)	
300 50	(P-13865)		330,310	am	(P-14417)	340.940 n	(P-4070; A-18507)	340.3020 r	(P-3997; A-18505)	
300.60	(P-13865)		330,320	am	(P-14417)	340.950 n	(P-4070; A-18507)	340.3030	(P-3997; A-18505)	
200.000	(P-13865)		330.400	arn		340.960 n	(P-4070; A-18507)	340,3040	(P-3997; A-18505)	
300.00	(D 13865)		330 900	am		340,1000 r	(P-3997; A-18505)	340.3050	(P-3997; A-18505)	
300.30 I	(F-13003)		230 Am A	0 00		340.1010 r	(P-3997; A-18505)	340.3060	(P-3997; A-18505)	
\$10.10 r	(P-138/3)		530.Ap.A	AIII		340 1010 m		340 3070	(P-3007: A-18505)	
510.20 r	(P-13875)		330. Ap. B	am		340.1020		340:300	(1-5957, A-18505)	
510.30 r	(P-13875)		330.Ap.D	am	(P-14417)	340.1020 r	(F-399/; A-18505)	340.3080	(P-3997; A-18505)	
\$10.40 r	(P-13875)		330.Ap.G	am	(P-14417)	340.1020 n		340.3090	(P-3997; A-18505)	
510.50	(P-13875)		330. Ap. H	am	(P-14417)	340.1030 r	(P-3997; A-18505)	340.3110	(P-3997; A-18505)	
	(T-13055)		332 170	0.00	(P-10701)	340.1030 n	(P-4070; A-18507)	340,4010	(P-3997; A-18505)	
1300.10 n	(F-13830)		332.170	ann	(T-10/01)	340 1040 -		340 4020	(P-3007- A-18505)	
1300.20 n	(P-13856)		333.10	п	(F-9/9/)	1 040,1040	(I-322), A-10503)	0201-010	(1-3331, A-18303)	
1300.30 n	(P-13856)		333.20	п	(P-9797)	340.1040 n		340,4030	(F-399/; A-16505)	
1300.40 n	(P-13856)		333.30	n	(P-9797)	340.1050 r		340,4050	(P-3997; A-18505)	
	(D.13856)		333 40	п	(P-9797)	340.1050 п	(P-4070; A-18507)	340,4070	(P-3997; A-18505)	
	(00001-1)		333 50	: :	(D-0707)	340.1052 n	(P-4070; A-18507)	340.4080	(P-3997; A-18505)	
	(F-13830)		333.30	11	(1616-1)	340 1055 m	(P-4070: A-18507)	340 4090	(P-3997, A-18505)	
1310.10 n	(P-13843)		333.60	=	(F-9/97)	340 1057		340.400	(1-500), A-18505)	
1310.20 n	(P-13843)		335.3010	am	(E-9099)	340,103/ n		340.Ap.A	(F-399/; A-16303)	
	(P-13843)		335.4010	am	(E-9099)	340.1060 r	(P-3997; A-18505)		n (P-4070; A-18507)	
	(P-13843)		340.10		(P-4070; A-18507)	340.1060 n	(P-4070; A-18507)	.II.A	n (P-4070; A-18507)	
	(D 13943)		340.20	-	(P-4070: A-18507)	340.1070 r	(P-3997; A-18505)	340.Ap.B	(P-3997; A-18505)	
1310.30	(C+0CI-1)		240.20	1 1	(D 4070: A-18507)	340,1070 n	(P-4070; A-18507)	340.Ap.C	(P-3997; A-18505)	
			340.30	=	(I -4070; A 10507)	340 1110 m		ПА	(P-3007- A-18505)	
TITLE 32			340.40	П		340 1130				
310.10 am	(P-3787; A-18472)	-18472)	340.110	п		340.1120 n	(F-40/0; A-1830/)			
310.20 am	(P-3787; A-18472)	-18472)	340.210	п	(P-4070; A-18507)	340.1130 n				
310.80 am	(P-3787; A-18472)	-18472)	340.220	n	(P-4070; A-18507)	340.1135 n	(P-4070; A-18507)		ат (Р-13933)	
	(P-3787: A	A-18472)	340.230	п	(P-4070; A-18507)	340.1140 n	(P-4070; A-18507)		am (P-13933)	
		.18472)	340.240	п	(P-4070; A-18507)	340,1150 n	(P-4070; A-18507)	341.50	am (P-13933)	
	(T - 2) (2), (A-104/2)	18473)	340.250	: :	(P-4070: A-18507)	340,1160 n	(P-4070; A-18507)	341.60	am (P-13933)	
310.100 am	(F-3/6/; A	(7/40]-	340.250	1 1	(T) 4070; A 19507)	340 1170 n	(P-4070; A-18507)		am (P-13933)	
310,130 r	(P-3/8/; A-184/2)	-184/2)	340.200	п	(1-40/0, 7-1830/)	240 1190 2	(D-4070: A-18507)			
310.140 п	(P-3787; A-18472)	-18472)	340.7/0	п	(F-40/0; A-1830/)	340 1100				
310.150 n	(P-3787; A-18472)	-18472)	340.280	п	(P-4070; A-18507)	340.1190 n	(F-40/0; A-1030/)			
310 An C r	(P-3787; A-18472)	-18472)	340.310	п	(P-4070; A-18507)	340.1195 n	(F-40/0; A-1830/)		am (F-13933)	
320 10	(D-8603)		340.320	Ľ	(P-4070: A-18507)	340.1210 n	(P-4070; A-18507)	341.110	am (P-13933)	
	(T 0603)		340 410	p	(P-4070: A-18507)	340.1220 n	(P-4070; A-18507)	341.120	am (P-13933)	
	(F-0073)		340 510	1 6	(D-4070: A-18507)	340.1230 n	(P-4070; A-18507)	341.140	am (P-13933)	
	(F-8693)		340.310	П	(T-4070, A-10507)	340 1240 m			am (P-13933)	
330,10 am	(P-14417)		340.320	п	(F-40/0; A-1630/)	340 1250 2	(D-4070: A-18507)			
330,15 n	(P-14417)		340.530	п	(P-40/0; A-1830/)	1 0001.0FC	(1-40/0, /4-10507)			
330 30 am	(P-14417)		340.610	п	(P-4070; A-18507)	340.12/0 n	(F-40/0; A-1830/)			
	(P-14417)		340,620	и	(P-4070; A-18507)	340.1310 n	(P-4070; A-18507)		am (P-13933)	
	(D 14417)		340 630	L	(P-4070; A-18507)	340,1320 п.	(P-4070; A-18507)		am (P-13933)	
	(F-14417)		340.710	: :	(P-4070: A-18507)	340.2010 r	(P-3997; A-18505)	341.200 8	am (P-13933)	
	(F-14417)		240.720	= 1		340.2020 r	(P-3997; A-18505)	341.Ap.A	(P-13933)	
330.220 am	(P-14417)		340.720	ш	(F-4070, A-10507)	340.2030	(P-3007: A-18505)	341 Th A	(P-13933)	
330.240 am	(P-14417)		340.730	n	(P-40/0; A-1850/)	340.2030 I	(F-3997, A-18303)	241.10.A	(F-15555)	
330.250 am	(P-14417)		340.810	n	(P-4070; A-18507)	340.2040 r	(F-3997; A-16303)	241.10.0	(F-13933)	
	(P-14417)		340.910	u	(P-4070; A-18507)	340.2050 r	(P-3997; A-18303)	341.10.0	(F-13933)	
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				MITITION OF I ITIE		00000 202	CONTRACTOR OF STATE O
HILE 32 (CONT.D		351.108U am	(F-86/4)	III FE 37 (CONT. D)		303.2300 n	(F-13220) (E-1300/)
341.Tb.D r	(P-13033)	351.1090 am	(P-8674)	400.150 arm	(P-8655)	505.2400 n	(P-15220) (E-15667)
350.10 am	n (P-13882)	351.1100 am	(P-8674)	400.160 am	(P-8655)	505.2500 n	(P-15220) (E-15667)
350.20 am	n (P-13882)	351.2010 am	(P-8674)	410.10 am		505.2600 n	(P-15220) (E-15667)
350.25 n	(P-13882)	351.2020 am	(P-8674)	410.20 am	(P-19473/92; A-17953)	505.2700 n	(P-15220) (E-15667)
350.30 am	n (P-13882)	351.2030 am	(P-8674)	410.30 am	(P-19473/92; A-17953)	505.2800 n	(P-15220) (E-15667)
350.40 n	(P-13882)	351.3030 am	(P-8674)	410.35 n	(P-19473/92; A-17953)	505.2900 n	(P-15220) (E-15667)
350.50 n	(P-13882)	351.3040 am	(P-8674)	410.40 am	(P-19473/92; A-17953)		
350.1000 n	(P-13882)	351.4010 am	(P-8674)	410.50 am	(P-19473/92; A-17953)	TITLE 35	
350.1005 n	(P-13882)	351.4020 am	(P-8674)	410.60 am	(P-19473/92; A-17953)	105.102 am	(P-16366)
350.1010 am	n (P-13882)	351.4030 am	(P-8674)	410.70 ат	(P-19473/92; A-17953)	106.910 п	(P-16355)
350,1020 am	n (P-13882)	351.5010 am	(P-8674)	410.II.A r	(P-19473/92; A-17953)	106.911 n	(P-16355)
			(P-8674)	410.II.B	(P-19473/92: A-17953)	106.912 п	(P-16355)
			(P-19493/92: A-17972)	505.10 n	(P-15220) (E-15667)	106.913 n	(P-16355)
					(P-15220) (E-15667)	106.914	(P-16355)
					(P-15220) (E-15667)	106 915	(P-16355)
					(B 15220) (E 15667)	106 016	(B 16355)
				1 04.5005	(F-15220) (E-15007)	100.000	(r-10333)
				305.50 n	(F-13220) (E-13667)	100.920 n	(F-10333)
350.1090 am		360.50 am		505.60 n	(P-15220) (E-15667)	106.921 n	(P-16355)
350.2010 am	n (P-13882)	360.60 am	(P-19493/92; A-17972)	505.70 n	(P-15220) (E-15667)	106.922 n	(P-16355)
350.2020 am		360.70 r		505.80 n	(P-15220) (E-15667)	106.923 n	(P-16355)
350.2030 am	n (P-13882)	360.71 am	(P-19493/92; A-17972)	505.82 n	(P-15220) (E-15667)	106.924 n	(P-16355)
350.2040 am	n (P-13882)	360.75 n	(P-19493/92; A-17972)	505.84 n	(P-15220) (E-15667)	106.925 n	(P-16355)
350,3010 am	n (P-13882)	360.80 r	(P-19493/92; A-17972)	505.86	(P-15220) (E-15667)	183.105 am	(P-12659/92; A-12319)
		360.90 am		505.90 n	(P-15220) (E-15667)		
				505 100 n	(P-15220) (F-15667)		
				505 110 n	(P-15220) (E-15667)		
				505 120 n	(P-15220) (E-15667)		
350.3048 n	(P-13882)	<	(P-19493/92: A-17972)	505.130 n	(P-15220) (E-15667)	_	(P-12659/92; A-12319)
350 3050 am			(P-19493/92; A-17972)	505.140 n	(P-15220) (E-15667)		
				505.150 n	(P-15220) (E-15667)	183.132 n	
350 3070	(P-13882)	360 An D n		505 160 n	(P-15220) (E-15667)	183.133 n	
350 3080 r	(P-13882)	360 Ap. F. n		505 170 n	(P-15220) (E-15667)	183.134 n	
350 3090 "	(P-13882)	360 II B		505 180 n	(P-15220) (E-15667)	183.135 am	
350 4000 n	(P-13882)	360 Th A n	(P-19493/92: A-17972)	\$05 190 n	(P-15220) (E-15667)		(P-12659/92: A-12319)
350 4010 n	(P-13882)		(P-19493/92- A-17972)	\$05.1000 n	(P-15220) (E-15667)		(P-12659/92: A-12319)
350.4020	(P-13882)		(P-19493/97: A-17972)	\$05.1000 2	(P-15220) (E-15667)		
350.4020	(I-13062)			11 001.200	(F-13220) (E-13001)		
			(F-8000)	303.1200 n	(F-13220) (E-13007)	165,160 am	
350.Ap.A am			(F-8000)	505.1300 n	(P-13220) (E-13667)		(F-12039/92; A-12319)
	(P-13882)		(F-8000)	505.1400 n	(P-15220) (E-15667)		
350.Ap.C n	(P-13882)		(b-8666)	505.1500 n	(P-15220) (E-15667)		
351.10 am	_		(P-8666)	505.1600 n	(P-15220) (E-15667)		
351.40 am	_	390.70 am	(P-8666)	505.1700 n	(P-15220) (E-15667)	183.225 am	(P-12659/92; A-12319)
351.1010 am	n (P-8674)	400.10 am	(P-8655)	505.1800 n	(P-15220) (E-15667)	183.230 am	(P-12659/92; A-12319)
351.1040 am	n (P-8674)	400.110 am	(P-8655)	505.1900 n	(P-15220) (E-15667)	183.231 n	(P-12659/92; A-12319)
351.1050 am	n (P-8674)	400.120 am	(P-8655)	505,2000 n	(P-15220) (E-15667)	183.235 am	(P-12659/92; A-12319)
351.1060 am		400.130 am	(P-8655)	505.2100 n	(P-15220) (E-15667)	183.240 am	(P-12659/92; A-12319)
351.1070 вт	n (P-8674)	400.140 am	(P-8655)	505.2200 n	(P-15220) (E-15667)	183.245 am	(P-12659/92; A-12319)

13.25 m. ()	E 35 (CONT'D)								
(P.1558922, A.1219) 2013 261 m. (P.1859922, A.4219) 2013	103 750 000		203 206	2	18919/92	GUTNOO) 25 GITIT		0001 110	(B) 4700. A 1/504)
min (17,058992, 14,131) 20,238 min (17,058992, 14,231) 20,138 20,138 min (17,058992, 14,231) 20,138 20,138 min (17,058992, 14,231) 20,138 20,138 20,138 20,138 20,138		(P-12659/92; A-12319)	203,207	am		211 850 E		H 0601.112	(F-4/62; A-10304)
		(P-12659/92: A-12319)	203 208	me	18919/92			1 0001:112	(F-4/62, A-10304)
min (1)2859022, A-(121) (1)2859022, A-(121) (1)2859022, A-(121) (1)11900		(P-12659/92; A-12319)	203.209	am	18919/92		(P-4/82; A-10304)	211.18/0 m	(F-4/82; A-10304)
min (P.1589929, A-1219) 0.01899 (P.158999) (P.1589999) (P.158999) (P.1589					(P-18754)		(F-4/82, A-10504)	11 0681.112	(F-4/62, A-10304)
m. (P.1589912, A.1219) m. (P.188912, A.1219) m. (P.188912, A.1219) m. (P.188912, A.1219) m. (P.188912, A.4219) m. (P.188912, A.1219) m. (P.188912, A.4219) m. (P.188912, A.1219) m. (P.188912, A.4219)			203 301	au e			(F-4/82; A-10304)	211.1910 n	(F-4/82; A-10504)
m. (P.1589912, A.1219) m. (P.188912, A.4219) m. (P.188912, A.1219)			203.301	a a m	(P-18919/92, A-6973)		(F-4/82; A-10304)	211.1930 n	(F-4/82; A-16504)
mm Optional States (Color) mm Optional States (Color) Description of Color States (Color)			203.302	or or	(P-18010/07: A-6073)	n 050.112	(F-4/62; A-10304)	n 0591.112	(F-4/82; A-10304)
min (P.128992, A.1319) 318 d. m. (P.13894 A.1319) 3111 d. d. d. d. <td></td> <td></td> <td>203.303</td> <td>am o</td> <td>(P-18010/07: A-6073)</td> <td>n 0/6/112</td> <td>(F-4/82; A-10304)</td> <td>n 0/81.112</td> <td>(F-4/82; A-16504)</td>			203.303	am o	(P-18010/07: A-6073)	n 0/6/112	(F-4/82; A-10304)	n 0/81.112	(F-4/82; A-16504)
mm (P.128992A, A.1319) 211103 m (P.128942A, A.1319) 211130 m (P.12894A, A.1889A) 211310 m (P.12894A, A.1889A) 211310 m (P.12894A, A.1889A) 211310 m (P.1284A, A.			203.300	4111	(D 18010/02: A 6073)	n 087112	(F-4/82; A-10304)	Z11.1990 n	(F-4/82; A-16504)
Principal Control Co			203.601	1	(F-10919/92; A-09/3)	211.1010 n	(F-4/82; A-16504)	Z11.2010 n	(P-4/82; A-16504)
Triansprace Triansprace			211.102	аш	(F-4/82; A-10304)	211.1050 п	(P-4782; A-16504)	211.2030 n	(P-12491)
Telestrical Control			211.121	аш	(F-4/82; A-10304)	211.1070 n	(P-12491)	211.2050 n	(P-4782; A-16504)
mm (P-12059922, A-1213) 211.130 n (P-4725, A-16504)			211.1122	ь	(P-4/82; A-10304)	211.1090 n	(P-4782; A-16504)	211.2070 n	
mm Changasyaz, A-Liziaja Z.11.130 n Ch-4782, A-16504h Z.11.210 n Ch-4782, A-16504h Z.11.220 n <th< td=""><td></td><td>(F-12059/92; A-12319)</td><td>211.130</td><td>E</td><td>(P-4/82; A-10504)</td><td>211.1110 n</td><td></td><td>211.2090 n</td><td></td></th<>		(F-12059/92; A-12319)	211.130	E	(P-4/82; A-10504)	211.1110 n		211.2090 n	
mm (P.1555902; A-12319) 2.11.10 n (P.4782; A-16504) 2.11.210 n (P.4782; A-16504) 2.11.220 n P.4782; A-16504) 2.11.220 n P.4782; A-16504		(P-12659/92; A-12319)	211.150	п	(P-4782; A-16504)	211.1130 n		211.2110 n	
n (P-10589022, A-12319) 211.210 n (P-4782, A-16544) 211.110 n (P-4782, A-16544) 211.210 n P-4782, A-16544 211.220 n P-4782, A-16544 211.230 n P-4782, A-16544 211.230 n P-4782, A-16544 211.230 <th< td=""><td></td><td></td><td>211.170</td><td>п</td><td>(P-4782; A-16504)</td><td>211.1150 n</td><td></td><td>211.2130 n</td><td></td></th<>			211.170	п	(P-4782; A-16504)	211.1150 n		211.2130 n	
am (P-10589022, A-12319) 211.230 n (P-4782, A-16544) 211.230 n P-4782, A-16544 211.230		(P-12659/92; A-12319)	211.210	п	(P-4782; A-16504)	211.1170 n		211.2150 n	(P-4782; A-16504)
am (P.12899)22, A-1219) 211,220 n (P.4782, A-16544) 211,2210 n (P.4782, A-16544) 211,2210 n (P.4782, A-16544) 211,2210 n (P.4782, A-16544) 211,2210 n (P.4782, A-16544) 211,220 n (P.4782, A-16544) 211,230 n P.4782, A-16544		(P-12659/92; A-12319)	211.230	u	(P-4782; A-16504)	211.1190 n		211.2170 n	
am (P-12659)92, A-12319) 211,270 n (P-12659)2, A-12319 n (P-12694) n (P-12695)2, A-12319 n (P-12694)2, A-12319 n (P-1782, A-12654)3 n (P-1782, A-12654)3 n (P-1782, A-12654)3 n (P-1782, A-16564)3 n (P-1782, A-16564)3 n (P-1782, A-16564)3 n (P-1782, A-16564)3		(P-12659/92; A-12319)	211.250	п	(P-4782; A-16504)	211.1210 n		211.2190 n	
am (P.12659)92, A-1319) 211.230 n (P-4782, A-16564) 211.1270 n (P-4782, A-16564) 211.1270 n (P-4782, A-16564) 211.230 n (P-4782, A-16664) 211.130 n P-4782, A-16664) 211.130 n P-4782, A-16664) 211.230 n P-4782, A-16664) 211.230 n P-4782, A-16664) 211.230 n P-4782, A-16664)			211.270	и	(P-12491)	211.1230 n		211.2210 n	
am (P-1268992; A-12319) 211.350 n (P-4782; A-16504) 211.250 n (P-4782; A-16504) 211.250 n (P-4782; A-16504) 211.230 n P-4782; A-16504 211.230 n P-4782; A-16504 211.230 n P-4782; A-16504			211.290	п	(P-4782; A-16504)	211.1250 n		211.2230 n	(P-4782; A-16504)
am (P-1858)-02-A-1219 211330 n (P-4782; A-16504) 211,120 n (P-4782; A-16504) 211,210 n (P-4782; A-16504) 211,230 n (P-4782; A-16504) n P-4782; A-16504			211.310	u	(P-4782; A-16504)	211.1270 n		211.2250 n	
am (P-15659)92, A-1213(9) 211,330 n (P-4782, A-16504) 211,340 n (P-4782, A-16504)		(P-12659/92; A-12319)	211.330	п	(P-4782; A-16504)	211.1290 п		211.2270 n	
am P-1265992; A-15349 211.330 n P-4782; A-165644 211.340		(P-12659/92; A-12319)	211.350	u	4782;	211.1310 n		211.2310 n	
am (P.12659)Q2; A-12319 11.390 n (P.4782; A-16504) 211.1350 n (P.4782; A-16504) 211.1350 n (P.4782; A-16504) 211.1350 n (P.4782; A-16504) 211.1370 n (P.4782; A-16504) 211.1370 n (P.4782; A-16504) 211.1370 n (P.4782; A-16504) 211.2370 n (P.4782; A-16504) 211.2370 n (P.4782; A-16504) 211.1370 n (P.4782; A-16504) 211.1370 n (P.4782; A-16504) 211.2370 n (P.4782; A-16504) 211.2450 n P.		(P-12659/92; A-12319)	211.370	п		211.1330 n		211.2330 n	(P-4782; A-16504)
A am (P-1855992; A-12319) 211.410 n (P-4782; A-16504) 211.3170 n (P-4782; A-16504) 211.2370 n (P-4782; A-16504) 211.2390 n (P-4782; A-16504) 211.2390 </td <td></td> <td>(P-12659/92; A-12319)</td> <td>211.390</td> <td>п</td> <td></td> <td>211.1350 n</td> <td></td> <td>211.2350 n</td> <td></td>		(P-12659/92; A-12319)	211.390	п		211.1350 n		211.2350 n	
B n (P-4782; A-16504) 2111390 n (P-4782; A-16504) 2111340 n (P-4782; A		(P-12659/92; A-12319)	211.410	п	(P-4782; A-16504)	211.1370 n		211.2370 n	
See 53-183 211,450 n (P4782, A-16504) 211,1410 n (P4782, A-16504) 211,1410 n (P4782, A-16504) 211,1410 n (P4782, A-16504) 211,1410 n (P4782, A-16504) 211,1430 n (P4782, A-16504) 211,1430 n (P4782, A-16504) 211,1430 n (P4782, A-16504) 211,1440 n (P4782, A-16504) 211,1240 n 211,1240 n 211,1240 n 211,1240 n <th< td=""><td>83.Ap.B n</td><td>(P-12659/92; A-12319)</td><td>211.430</td><td>E</td><td></td><td>211.1390 n</td><td></td><td>211.2390 n</td><td></td></th<>	83.Ap.B n	(P-12659/92; A-12319)	211.430	E		211.1390 n		211.2390 n	
am (P-13371) (P-4782; A-16504) (P-4782; A-16504) (P-4782; A-16504) (P-11.2430) (P-4782; A-16504) (P-11.2430) (P-1371) (P-1371) (P-4782; A-16504) (P-11.2430) (P-4782; A-16504) (P-1891992; A-6973) (P-4782; A-16504) (P-4782; A-1650	90.	See 35-183	211.450	п		211.1410 n		211.2410 n	(P-4782; A-16504)
am (P-13371) 211.490 n (P-4782; A-16504) 211.1470 n (P-4782; A-16504) 211.2450 n am (P-13371) 211.510 n (P-4782; A-16504) 211.1490 n (P-4782; A-16504) 211.2470 n am (P-13371) 211.530 n (P-4782; A-16504) 211.530 n (P-4782; A-16504) 211.2470 n am (P-13371) 211.530 n (P-4782; A-16504) 211.530 n (P-4782; A-16504) 211.530 n am (P-18919/92; A-6973) 211.50 n (P-4782; A-16504) 211.1550 n (P-4782; A-16504) 211.250 n am (P-18919/92; A-6973) 211.630 n (P-4782; A-16504) 211.1550 n (P-4782; A-16504) 211.250 n am (P-18919/92; A-6973) 211.630 n (P-4782; A-16504) 211.1550 n (P-4782; A-16504) 211.250 n am (P-18919/92; A-6973) 211.630 n (P-47	95.	See 35-183	211.470	u		211.1430 n		211.2430 n	
am (P-13371) 211.510 n (P-4782; A-16504) 211.1490 n (P-4782; A-16504) 211.2400 n am (P-13371) 211.530 n (P-4782; A-16504) 211.1510 n (P-4782; A-16504) 211.250 n am (P-13371) 211.530 n (P-4782; A-16504) 211.1550 n (P-4782; A-16504) 211.250 n am (P-18919/92; A-6973) 211.50 n (P-4782; A-16504) 211.1550 n (P-4782; A-16504) 211.250 n am (P-18919/92; A-6973) 211.60 n (P-4782; A-16504) 211.1570 n (P-4782; A-16504) 211.250 n am (P-18919/92; A-6973) 211.60 n (P-4782; A-16504) 211.1570 n (P-4782; A-16504) 211.250 n # (P-18919/92; A-6973) 211.60 n (P-4782; A-16504) 211.1670 n (P-4782; A-16504) 211.250 n # (P-18919/92; A-6973) 211.670 n <td< td=""><td></td><td>(P-13371)</td><td>211.490</td><td>п</td><td>(P-4782; A-16504)</td><td>211.1470 n</td><td></td><td>211.2450 n</td><td></td></td<>		(P-13371)	211.490	п	(P-4782; A-16504)	211.1470 n		211.2450 n	
am (P-13371) 211.530 n (P-4782; A-16504) 211.1510 n (P-4782; A-16504) 211.2490 n am (P-13371) 211.530 n (P-4782; A-16504) 211.1530 n (P-4782; A-16504) 211.2510 n am (P-13371) 211.550 n (P-4782; A-16504) 211.1530 n (P-4782; A-16504) 211.250 n am (P-18919/92; A-6973) 211.610 n (P-4782; A-16504) 211.150 n (P-4782; A-16504) 211.250 n am (P-18919/92; A-6973) 211.610 n (P-4782; A-16504) 211.160 n (P-4782; A-16504) 211.250 n am (P-18919/92; A-6973) 211.650 n (P-4782; A-16504) 211.160 n (P-4782; A-16504) 211.260 n P-4782;		(P-13371)	211.510	п	(P-4782; A-16504)	211.1490 n		211.2470 n	
am (P-1371) 211.550 n (P-4782; A-16504) 211.1530 n (P-4782; A-16504) 211.2510 n am (P-13371) 211.550 n (P-4782; A-16504) 211.2510 n 211.2530 n am (P-18919/92; A-6973) 211.570 n (P-4782; A-16504) 211.250 n 211.250 n am (P-18919/92; A-6973) 211.630 n (P-4782; A-16504) 211.1550 n (P-4782; A-16504) 211.2570 n am (P-18919/92; A-6973) 211.650 n (P-4782; A-16504) 211.1560 n (P-4782; A-16504) 211.2570 n # (P-18919/92; A-6973) 211.670 n (P-4782; A-16504) 211.1650 n (P-4782; A-16504) 211.2570 n # (P-18919/92; A-6973) 211.710 n (P-4782; A-16504) 211.1650 n (P-4782; A-16504) 211.2570 n m (P-18919/92; A-6973) 211.770 n (P-4782; A-16504) 211.1710		(P-13371)	211.530	п	(P-4782; A-16504)	211.1510 n	(P-4782; A-16504)	211.2490 n	(P-4782; A-16504)
am (P-13371) 211.550 n (P-4782; A-16504) 211.1550 n (P-4782; A-16504) 211.2530 n am (P-18919/92; A-6973) 211.590 n (P-4782; A-16504) 211.1570 n (P-4782; A-16504) 211.2550 n am (P-18919/92; A-6973) 211.610 n (P-4782; A-16504) 211.1570 n (P-4782; A-16504) 211.2570 n am (P-18919/92; A-6973) 211.670 n (P-4782; A-16504) 211.1670 n (P-4782; A-16504) 211.2570 n # (P-18919/92; A-6973) 211.670 n (P-4782; A-16504) 211.1670 n (P-4782; A-16504) 211.2570 n # (P-18919/92; A-6973) 211.770 n (P-4782; A-16504) 211.1670 n (P-4782; A-16504) 211.2670 n m (P-18919/92; A-6973) 211.770 n (P-4782; A-16504) 211.1670 n (P-4782; A-16504) 211.2670 n am (P-18919/92; A-6973) 211.770		(P-13371)	211.550	п		211.1530 n		211.2510 n	
am (P-18919/92; A-6973) 211.550 n (P-4782; A-16504) 211.1570 n (P-4782; A-16504) 211.2550 n am (P-18919/92; A-6973) 211.610 n (P-4782; A-16504) 211.1590 n (P-4782; A-16504) 211.2570 n am (P-18919/92; A-6973) 211.630 n (P-4782; A-16504) 211.1650 n (P-4782; A-16504) 211.2570 n # (P-18919/92; A-6973) 211.670 n (P-4782; A-16504) 211.1650 n (P-4782; A-16504) 211.2670 n # (P-18919/92; A-6973) 211.670 n (P-4782; A-16504) 211.1670 n (P-4782; A-16504) 211.2670 n m (P-18919/92; A-6973) 211.710 n (P-4782; A-16504) 211.170 n (P-4782; A-16504) 211.170 n (P-4782; A-16504) 211.170 n (P-4782; A-16504) 211.1710 n (P-4782; A-16504) 211.1710 n P-4782; A-16504) 211.1710 n P-4782; A-16504) 211.1710<		(P-13371)	211.570	п	(P-4782; A-16504)	211.1550 n		211.2530 n	
am (P-18919/92; A-6973) 211.610 n (P-4782; A-16504) 211.1590 n (P-4782; A-16504) 211.2570 n am (P-18919/92; A-6973) 211.610 n (P-4782; A-16504) 211.1610 n (P-4782; A-16504) 211.2590 n am (P-18919/92; A-6973) 211.650 n (P-4782; A-16504) 211.1650 n (P-4782; A-16504) 211.2650 n n (P-18919/92; A-6973) 211.650 n (P-4782; A-16504) 211.1650 n (P-4782; A-16504) 211.2650 n n (P-18919/92; A-6973) 211.70 n (P-4782; A-16504) 211.1650 n (P-4782; A-16504) 211.2670 n am (P-18919/92; A-6973) 211.770 n (P-4782; A-16504) 211.1710 n (P-4782; A-16504) 211.2710 n r (P-18919/92; A-6973) 211.750 n (P-4782; A-16504) 211.1710 n (P-4782; A-16504) 211.2710 n r (P-18919/92; A-6973) 211		(P-18919/92; A-6973)	211.590	u	(P-4782; A-16504)	211.1570 n		211.2550 n	
am (P-18919/92; A-6973) 211.630 n (P-4782; A-16504) 211.1610 n (P-4782; A-16504) 211.2590 n am (P-18919/92; A-6973) 211.650 n (P-4782; A-16504) 211.1650 n (P-4782; A-16504) 211.2510 n # (P-18919/92; A-6973) 211.670 n (P-4782; A-16504) 211.1650 n (P-4782; A-16504) 211.2670 n n (P-18919/92; A-6973) 211.710 n (P-4782; A-16504) 211.1670 n (P-4782; A-16504) 211.2670 n am (P-18919/92; A-6973) 211.770 n (P-4782; A-16504) 211.170 n (P-4782; A-16504) 211.170 n (P-4782; A-16504) 211.170 n (P-4782; A-16504) 211.170 n (P-4782; A-16504) 211.270 n am (P-18919/92; A-6973) 211.770 n (P-4782; A-16504) 211.170 n (P-4782; A-16504) 211.270 n am (P-18919/92; A-6973) 211.810 n (P-4		(P-18919/92; A-6973)	211.610	п	(P-4782; A-16504)	211.1590 n		211.2570 n	(P-4782; A-16504)
am (P-18919/92; A-6973) 211.650 n (P-4782; A-16504) 211.1650 n (P-4782; A-16504) 211.2610 n # (P-18919/92; A-6973) 211.670 n (P-4782; A-16504) 211.1650 n (P-4782; A-16504) 211.2670 n n (P-18919/92; A-6973) 211.690 n (P-4782; A-16504) 211.1670 n (P-4782; A-16504) 211.2670 n am (P-18919/92; A-6973) 211.770 n (P-4782; A-16504) 211.170 n (P-4782; A-16504) 211.2710 n r (P-48919/92; A-6973) 211.770 n (P-4782; A-16504) 211.170 n (P-4782; A-16504) 211.270 n r (P-4898; A-16630) 211.770 n (P-4782; A-16504) 211.170 n (P-4782; A-16504) 211.270 n am (P-18919/92; A-6973) 211.810 n (P-4782; A-16504) 211.170 n (P-4782; A-16504) 211.270 n am (P-18919/92; A-6973) 211.810		(P-18919/92; A-6973)	211.630	п	(P-4782; A-16504)	211.1610 n	(P-4782; A-16504)	211.2590 n	(P-4782; A-16504)
# (P-18919/92; A-6973) 211.670 n (P-4782; A-16504) 211.1650 n (P-4782; A-16504) 211.2650 n # (P-18919/92; A-6973) 211.690 n (P-4782; A-16504) 211.1670 n (P-4782; A-16504) 211.2670 n am (P-18919/92; A-6973) 211.710 n (P-4782; A-16504) 211.1710 n (P-4782; A-16504) 211.2670 n r (P-18919/92; A-6973) 211.770 n (P-4782; A-16504) 211.1710 n (P-4782; A-16504) 211.2770 n r (P-18919/92; A-6973) 211.770 n (P-4782; A-16504) 211.1750 n (P-4782; A-16504) 211.2770 n am (P-18919/92; A-6973) 211.810 n (P-4782; A-16504) 211.1790 n (P-4782; A-16504) 211.270 n am (P-18919/92; A-6973) 211.810 n (P-4782; A-16504) 211.1790 n (P-4782; A-16504) 211.2710 n am (P-18919/92; A-6973) 211		(P-18919/92; A-6973)	211.650	c	(P-4782; A-16504)	211.1630 n	(P-4782; A-16504)		(P-12491)
# (P-18919/92; A-6973) 211.690 n (P-4782; A-16504) 211.1670 n (P-4782; A-16504) 211.2670 n n (P-18919/92; A-6973) 211.710 n (P-4782; A-16504) 211.1690 n (P-4782; A-16504) 211.2690 n am (P-18919/92; A-6973) 211.770 n (P-4782; A-16504) 211.1710 n (P-4782; A-16504) 211.2710 n r (P-18919/92; A-6973) 211.770 n (P-4782; A-16504) 211.1750 n (P-4782; A-16504) 211.270 n am (P-18919/92; A-6973) 211.770 n (P-4782; A-16504) 211.170 n (P-4782; A-16504) 211.270 n am (P-18919/92; A-6973) 211.810 n (P-4782; A-16504) 211.170 n (P-4782; A-16504) 211.270 n am (P-18919/92; A-6973) 211.810 n (P-4782; A-16504) 211.170 n (P-4782; A-16504) 211.2810 n		(P-18919/92; A-6973)	211.670	и	(P-4782; A-16504)	211.1650 n			(P-4782; A-16504)
n (P-18919/92; A-6973) 211.710 n (P-4782; A-16504) 211.1690 n (P-4782; A-16504) 211.2690 n (P-4782; A-16504) 211.2710 n (P-4782; A-16504) 211.2710 n (P-4782; A-16504) 211.1710 n (P-4782; A-16504) 211.2730 n (P-4782; A-16504) 1.1.770 n (P-4782; A-16504) <td>03.123 #</td> <td>(P-18919/92; A-6973)</td> <td>211.690</td> <td>п</td> <td>(P-4782; A-16504)</td> <td>211.1670 n</td> <td></td> <td></td> <td>(P-4782; A-16504)</td>	03.123 #	(P-18919/92; A-6973)	211.690	п	(P-4782; A-16504)	211.1670 n			(P-4782; A-16504)
am (P-18919/92; A-6973) 211.730 n (P-4782; A-16504) 211.1710 n (P-4782; A-16504) 211.2710 n (P-4782; A-16504) 211.2730 n (P-4782; A-16504) 211.2730 n (P-4782; A-16504) 211.2730 n (P-4782; A-16504) 211.2730 n (P-4782; A-16504) 211.2750 n (P-4782; A-16504) 211.2770 n ((P-18919/92; A-6973)	211.710	п		211.1690 n		_	
am (P-18919/92; A-6973) 211.730 n (P-4782; A-16504) 211.1730 n (P-4782; A-16504) 211.2730 n (P-4782; A-16504) 211.2750 n (P-4782; A-16504) 211.2750 n (P-4782; A-16504) 211.2750 n (P-4782; A-16504) 211.2750 n (P-4782; A-16504) 211.2770 n (P-4782; A-16504) 211.2790 n (P-4782; A-16504) 211.2790 n (P-4782; A-16504) 211.2790 n (P-4782; A-16504) 211.2810 n ((P-18919/92; A-6973)	211.730	п		211.1710 n		211.2710 n	
r (P-4898; A-16630) 211.770 n (P-4782; A-16504) 211.1750 n (P-4782; A-16504) 211.1750 n (P-4782; A-16504) 211.1770 n (P-4782; A-16504) 211.1810 n (P-4782; A-1650		(P-18919/92; A-6973)	211.750	п		211.1730 n		211.2730 n	(P-4782; A-16504)
am (P-18919/92; A-6973) 211.770 n (P-4782; A-16504) 211.1770 n (P-4782; A-16504) 211.1770 n (P-4782; A-16504) 211.1770 n (P-4782; A-16504) 211.1770 n (P-4782; A-16504) 211.1810 n (P-4782; A-16504) 211.2810 n (P-4782; A-16504)	03.145 r	(P-4898; A-16630)	211.770	п		211.1750 n		211.2750 n	(P-4782; A-16504)
am (P-18919/92; A-6973) 211.810 n (P-4782; A-16504) 211.1790 n (P-4782; A-16504) 211.1810 n (P-4782; A-16504) 211.2810 n (P-4782; A-		(P-18919/92; A-6973)	211.790	и		211.1770 n	(P-4782; A-16504)	211.2770 n	(P-4782; A-16504)
am (P-18919/92; A-6973) 211.830 n (P-4782; A-16504) 211.1810 n (P-4782; A-16504) 211.2810 n (P-4782; A-16504)		(P-18919/92; A-6973)	211.810	ш	(P-4782; A-16504)	211.1790 n		211.2790 n	(P-4782; A-16504)
		(P-18919/92; A-6973)	211.830	п	(P-4782; A-16504)	211.1810 n	(P-4782; A-16504)	211.2810 n	(P-4782; A-16504)

SAI-20

Particle Particle	Charge Austral)	Particle Particle	Particle Accidence Particl								
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Partic Acides 211,380 Partic Acides 211,490 Partic Acides	Particology	Partic Acides 211.370 Partic Acides	Particle Particle	E 35 (CONT'D)		211.3770 n	(P-4782; A-16504)	TITLE 35 (CONT.D)	(B 4787: A 16504)	211.57.10 m	(P-4787: A-16504)
Partic Acides 211.380 Partic Acides 211.480 Partic Acides 211.480 Partic Acides 211.380 Partic Acides	Harry Actional	Partic Acides 211.380 Partic Acides 211.480 Partic Acides 211.480 Partic Acides 211.380 Partic Acides	CHARS, ALGON 211,3810 CHARS, ALGON 211,4810 CHARS, ALGON 2						(F-4/62; A-10304)	211 5750 5	(P-4787: A-16504)
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	Charge Actions 111,850 Charge Actions Charge	Colored Colo	CHANGA AND STATES CHAN		(P-4782; A-16504)				(F-4/82, A-10304)		(P-4782; A-16504)
Characteristics		Particle Particle	Characteristics						(F-12491) (P-12491)		(P-4782; A-16504)
Partic Arison Partic Ariso	PATES, A16504 21113910 PATES, P	Particle Particle	Charles Arison Char		(F-4/82; A-16504)				(P-4782: A-16504)		(P-4782; A-16504)
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CATES A-185504 2113990	(**1878_****16594) 211.3990 (**1878_**16594) 211.3950 211.3910 211.3930 211	CHRISTA A-16604)	CH-872 A-16504						(P-4782; A-16504)	211.5890 n	(P-4782; A-16504)
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211.6690 n	(P-4782; A-16504)	6504)	218.112	am	(P-4905; A-16636)	218.426	am	(P-4905; A-16636)		
211.6710 n	(P-12491)				(P-12508)	218.427	am		218.611 am	
211.6730 n	(P-4782; A-16504)	6504)	218.113	п	(P-12508)	218.428	am	(P-4905; A-16636)		(P-12508)
211.6750 n	(P-4782; A-16504)	6504)	218.121	am	(P-4905; A-16636)	218.429	атп	(P-4905; A-16636)	218.612 r	(P-4905; A-16636)
211.6770 n	(P-4782; A-16504)	6504)	218.122	am	(P-4905; A-16636)	218.430	ber	(P-4905; A-16636)	218.613 r	(P-4905; A-16636)
211.6790 n	(P-4782; A-16504)	6504)	218.123	am	(P-4905; A-16636)	218.441	am	(P-4905; A-16636)	218.620 am	(P-4905; A-16636)
211.6810 n	(P-4782; A-16504)	6504)	218.124	am	(P-4905; A-16636)	218.443	am	(P-4905; A-16636)		(P-12508)
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211.6850 n	(P-4782; A-16504)	6504)	218.126	ы	(P-4905; A-16636)	218.446	am	(P-4905; A-16636)	218,623 am	
211.6870 n	(P-4782; A-16504)	6504)	218.141	am	(P-4905; A-16636)	218.447	am			
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211.6910 n	(P-4782; A-16504)	6504)	218.144	un	(P-4905; A-16636)	218.450	am	(P-4905; A-16636)		
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211.5550 n	(P-4782: A-16504)	6504)	218 182	me	(P-4905, A-16636)	218 453	1-	(P-4005: A-16636)		
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211.6990 n	(P-4782; A-16504)	6504)	218.184	am	(P-4905; A-16636)	218.462	am	(P-4905; A-16636)		
211.7010 n	(P-4782; A-16504)	6504)	218.185	Н	(P-4905; A-16636)	218.463	am	(P-4905; A-16636)	218.642 #	(P-4905; A-16636)
211.7030 n	(P-4782; A-16504)	6504)	218.186	аш	(P-4905; A-16636)	218.464	am	(P-4905; A-16636)	218.644 #	(P-4905; A-16636)
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211.7090 п	(P-4782; A-16504)	6504)	218.206	un	(P-4905; A-16636)	218.480	am	(P-4905; A-16636)	218.666 n	(P-12508)
211.7110 n	(P-4782; A-16504)	6504)	218.207	am	(P-4905; A-16636)	218.481	am	(P-4905; A-16636)	218.667 n	(P-12508)
211.7130 n	(P-4782; A-16504)	6504)	218.208	am	(P-4905; A-16636)	218.482	am	(P-4905; A-16636)	218.668 n	(P-12508)
211.7150 n	(P-4782; A-16504)	6504)	218.209	am	(P-4905; A-16636)	218.483	am	(P-4905; A-16636)	218.670 n	(P-12508)
211.7170 n	(P-4782; A-16504)	6504)	218.210	am	(P-4905; A-16636)	218.485	am	(P-4905; A-16636)		(P-12508)
211.7190 n	(P-4782; A-16504)	6504)	218.211	am	(P-4905; C-6520;	218.486	am	(P-4905; A-16636)	218.680 n	(P-12508)
211.7210 n	(P-4782; A-16504)	6504)			A-16636) "	218.487	am	(P-4905; A-16636)	218.686 n	(P-12508)
211.7230 п	(P-4782; A-16504)	6504)	218.301	am	(P-4905; C-6520;	218.489	am	(P-4905; A-16636)	218.688 n	(P-12508)
211.7250 n	(P-4782; A-16504)	6504)			A-16636)	218.521	J.	(P-4905; A-16636)	218.690 n	(P-12508)
211.7270 n	(P-4782; A-16504)	6504)	218.302	am	(P-4905; C-6520;	218.525	am	(P-4905; A-16636)	218.692 n	(P-12508)
211.7290 n	(P-4782; A-16504)	6504)			A-16636)	218.527	L	(P-4905; A-16636)	218.875 #	(P-4905; A-16636)
211.7310 n	(P-4782; A-16504)	6504)	218.303	am	(P-4905; C-6520;	218.541	am	(P-4905; A-16636)	218.877 #	(P-4905; A-16636)
211.7330 n	(P-4782; A-16504)	6504)			A-16636)	218.562	am	(P-4905; A-16636)	218.879 r	(P-4905; A-16636)
211.7350 n	(P-4782; A-16504)	6504)	218.304	am	(P-4905; C-6520;	218.581	am	(P-4905; A-16636)	218.881 r	(P-4905; A-16636)
218.100 am	(P-4905; A-16636)	6636)			A-16636)	218.582	am	(P-4905; A-16636)	218.883 r	(P-4905; A-16636)
218.101 r	(P-4905; A-16636)	6636)	218.401	am	(P-4905; C-6520;	218.583	am	(P-4905; A-16636)	218.886 #	(P-4905; A-16636)
218.101 n	(P-4905; A-16636)	6636)			A-16636)	218.584	am	(P-4905; A-16636)	218.920 am	Ŭ
218.102 am	(P-4905; A-16636)	(9899)	218.402	аш	(P-4905; A-16636)	218.585	am	(P-4905; A-16636)		(P-12508)
218.103 am	(P-4905; A-16636)	6636)			(P-12508)	218.586	am	(P-4905; A-16636)	218.923 am	
218.104 am	(P-4905; A-16636)	(9636)	218.403	аш	(P-4905; A-16636)	218.601	arn	(P-4905; A-16636)	bus	(P-12508)
218.105 am	(P-4905; A-16636)	(9636)	218.404	am	(P-4905; A-16636)	218.602	am	(P-4905; A-16636)	218.926 am	
218.106 am	(P-4905; A-16636)	(9839)	218.405	am	(P-4905; A-16636)			(P-12508)		(P-12508)
	100000		218 421	0.00	(P-4905- A-16636)	219 603	Chia c	(P-4005: A-16636)	718 977 917	(P-4005: A-16636)

(P-4905; A-16636) (P-4905; A-16636) (P-4905; A-16636) (P-12508)

am am

218.927 218.928 218.940

(P-4905; A-16636) (P-4905; A-16636) (P-4905; A-16636) (P-4905; A-16636)

r r

218.603 218.604 218.605 218.606

(P-4905; A-16636) (P-4905; A-16636) (P-4905; A-16636) (P-4905; A-16636) (P-4905; A-16636) (P-4905; A-16636) (P-4905; A-16636)

218.403 218.404 218.405 218.421 218.422 218.423 218.423

(P-4905; A-16636) (P-4905; A-16636) (P-4905; A-16636) (P-4905; A-16636) (P-12508)

(P-4905; A-16636) (P-12508) (P-4905; A-16636)

am am

218.107 218.108 218.109

		210 141	0.60	(D-6160: A-16019)	TITT F 35 (CONT.ID.			219 644	0 440	(P-5160: A-16019)
	(D 400g. A 16636)	210.141	O THE	6160.	210 463		(P. \$160: A. 16018)	210.010	1717	
	(F 4905; A-10030)	210.143	0.00			0 121		210.012	: 3	
	(F-12308)	219.144	WHIII	(F-3109; A-10918)		1111		010 010	t: 1	
	(P-4903; A-10030)	219.161	AITH T	(F-5109; A-10916)	210 466		(F-5169; A-16918)	219.019	H 1	
	(F-1230s)	201.612	all i	(F-5109; A-10916)				210.001	-	(F-3109; A-10916)
	(P-4903; A-10030)	219,183	am	(F-5109; A-10918)		TI M		219.663	L 3	
	(P-4905; A-16636)	219.184	аш	(F-5169; A-16918)		MIII	(F-5109; A-10918)	219.880	II:	(F-5169; A-16918)
	(P-4905; A-16636)	219.185	ы	(P-5169; A-16918)		am	(P-5169; A-16918)	219.920	am	
	(P-12508)	219.186	ати	(P-5169; A-16918)		am	(P-5169; A-16918)	219.923	am	(P-5169; A-16918)
a and and and and and and and and and an	(P-4905; A-16636)	219.204	arm	(P-5169; A-16918)		am	(P-5169; A-16918)	219.926	am	(P-5169; A-16918)
E E E E	(P-12508)	219.205	am	(P-5169; A-16918)	_	am		219.927	am	(P-5169; A-16918)
ат ша	(P-4905; A-16636)	219.206	am	(P-5169; A-16918)		am	(P-5169; A-16918)	219.928	am	(P-5169; A-16918)
am me m	(P-12508)	219.207	аш	(P-5169; A-16918)	_	am	(P-5169; A-16918)	219.940	am	(P-5169; A-16918)
am	(P-4905; A-16636)	219.208	am	(P-5169; A-16918)	219.521 r		(P-5169; A-16918)	219.943	am	(P-5169; A-16918)
аш	(P-4905; A-16636)	219.209	am	(P-5169; A-16918)	219.525 au	am	(P-5169; A-16918)	219.946	am	(P-5169; A-16918)
	(P-4905; A-16636)	219.210	атп	(P-5169; A-16918)	219.527 r		(P-5169; A-16918)	219.947	am	(P-5169; A-16918)
	(P-12508)	219.211	am	(P-5169; A-16918)	219.541 an	am	(P-5169; A-16918)	219.948	arn	
718 984 am	(P-4905: A-16636)	219 301	me	(P-5169: A-16918)		arm	(P-5169: A-16918)	219.960	am	(P-5169; A-16918)
	(P-12508)	210:012	am	(P-5169: A-16918)		am	(P-5169: A-16918)	219.963	am	(P-5169; A-16918)
, me 980 810	(P.4005: A.16636)	210 303	THE C	(D-5160: A-16018)		me	(P-5169: A-16918)	219 966	246	(P-5169: A-16918)
	(P-12508)	219 304	шк	(P-5169: A-16918)		am	(P-5169; A-16918)	219.967	am	(P-5169; A-16918)
) ms 78981	(P-4905: A-16636)	219 401	ma ma	(P-5169: A-16918)		am	(P-5169: A-16918)	219.968	вт	(P-5169: C-6539:
E	(P-4905: A-16636)	219.402	яш	(P-5169: A-16918)		am				A-16918)
am	(P-4905; A-16636)	219.403	am	(P-5169: A-16918)		am	(P-5169; A-16918)	219.980	arm	(P-5169; A-16918)
me	(P-4905: A-16636)	219.404	am	(P-5169; C-6539;			(E-8295)	219,983	am	(P-5169; A-16918)
	(P-12508)	1		A-16918)	219.601 aı	am	(P-5169; A-16918)	219.986	am	(P-5169; A-16918)
218 An A am	(P-4905: A-16636)	219 405	am	(P-5169: A-16918)	219.602	am	(P-5169; A-16918)	219.987	am	(P-5169; A-16918)
аш	(P-4905: A-16636)	219.421	am	(P-5169: A-16918)		am	(P-5169; A-16918)	219.988	am	(P-5169; A-16918)
am	(P-4905; A-16636)	219.422	am	(P-5169: A-16918)				219.990	am	(P-5169; A-16918)
am	(P-4905: A-16636)	219.423	am	(P-5169: A-16918)	219.605		(P-5169; A-16918)	219.991	am	(P-5169; A-16918)
E	(P-5169: A-16918)	219 424	am	(P-5169: A-16918)	219.606		(P-5169; A-16918)	219.Ap.A	am	(P-5169: A-16918)
	(P-5169: A-16918)	219.425	am	(P-5169; A-16918)		am	(P-5169; A-16918)	219.Ap.B	am	(P-5169; A-16918)
	(P-5169: A-16918)	219.426	am	(P-5169; A-16918)		am		219.Ap.C	am	(P-5169; A-16918)
am ma	(P-5169: A-16918)	219.427	am	(P-5169; A-16918)		am		219.Ap.D	am	(P-5169; A-16918)
E E	(P-5169: A-16918)	219.428	ше	(P-5169: A-16918)		am	(P-5169; A-16918)	232. Ap. A	am	(P-14540)
me	(P-5169: A-16918)	219.429	am	(P-5169: A-16918)				237.121	am	(E-14176)
E	(P-5169; A-16918)	219.430	-	(P-5169; A-16918)	219.613			252.101	am	(P-18139/92; A-9684)
E	(P-5169: A-16918)	219.441	am	(P-5169; A-16918)		am	(P-5169; A-16918)	252.102	am	(P-18139/92; A-9684)
E .	(P-5169: A-16918)	219 443	E E	(P-5169: A-16918)		am	(P-5169; A-16918)	252.103	am	(P-18139/92; A-9684)
	(F-5100), A-10010)	210 445	arra	(P-5160: A-16018)		me		252.104	m e	
am e	(F-5169; A-16918)	219 446	am	(P-5169: A-16918)		am a		252,105	am	
	(F-5105, A-10518)	219 447	am	(P-5169: A-16918)		am a	(P-5169, A-16918)	252.201	E	
am a	(P-5169; A-16918)	210 440	am	(P-5169: A-16918)		ш		252.202	аш	
	(F-5169; A-16018)	219.450	allia one	(P-5169: A-16018)		a dia		252.222	am.	
Time of	(F-5105, A-16018)	219 452	arin o	(P-5160: A-16018)				252.204	une une	(P-18139/92: A-9684)
ELIR	(F-3109; A-10916)	219.432	EIR	(F-5109; A-10918)		1		757.204	u iii	
am	(P-5169; A-16918)	219.453	ı	(P-5169; A-16918)		am	(P-5169; A-16918)	252.205	am	(P-18139/92; A-9084)
.	(P-5169; A-16918)	219.461	am	(P-5169; A-16918)	219.642 #		(P-5169; A-16918)	252.206	am	(P-18139/92; A-9684)
219.126 r ((P-5169; A-16918)	219.462	яш	(P-5169; A-16918)	219.644 #		(P-5169; A-16918)	252.301	am	(F-18139/92; A-9084)

ONT'D) T (P-18139/92; T (P-18139/92; T (P-18139/92; T (P-18139/92; T (P-18139/92; T (P-18139/92; T (P-18139/92; T (P-18139/92; T (P-18139/92; T (P-18139/92; T (P-18139/92; T (P-17195/92; 270.107 n 270.108 n 270.201 n 270.202 n 270.301 n 270.303 n 270.304 n 270.305 n 270.401 n 270.405 n 270.406 n 270.406 n 270.409 n 270.408 n 270.408 n 270.408 n 270.401 n 270.401 n 270.408 n 270.401 n 270.401 n 270.401 n 270.401 n 270.411 n 270.411 n 270.411 n 270.411 n 270.411 n 270.411 n	(P-16325) (P-16325)	TITLE 35 (CONT'D) 307.2491 am 320.102 n 320.103 n 320.103 n 320.104 n 320.105 n 320.202 n 320.204 n 320.204 n 320.301 n 320.301 n 604.101 r 604.102 r 604.103 r 604.101 r 604.101 r 604.101 r 604.101 r 604.101 r 604.101 r 604.101 r 605.101 r 605.101 r 605.101 r 605.101 r 605.101 r		(P-9803) (P-2469; A-11461) (P-2469; A-11461) (P-7621; A-12648) (P-7621; A-12648) (P-7623; A-7796)	611.353 611.354 611.355 611.356 611.358 611.360 611.360 611.560 611.600 611.600 611.601 611.603 611.603 611.603 611.603		(P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-7629; A-12650) (P-7629; A-12650)	
(P-18139/92; (P-18139/92; (P-18139/92; (P-18139/92; (P-18139/92; (P-18139/92; (P-17195/92;		(P-16325) (P-16325)	307.2491 320.101 320.102 320.103 320.104 320.105 320.201 320.202 320.203 320.203 320.203 320.204 320.301 604.101 604.103 604.104 605.101 605.101		(P-9803) (P-2469; A-11461) (P-621; A-12648) (P-7621; A-12648) (P-7623; A-7796)	611.354 611.355 611.357 611.357 611.358 611.360 611.360 611.501 611.501 611.600 611.600 611.600 611.600 611.600 611.600 611.601 611.611		(P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-7629; A-12650) (P-7629; A-12650)
r (P-18139/92; r (P-18139/92; r (P-18139/92; r (P-18139/92; r (P-18139/92; r (P-18139/92; r (P-18139/92; n (P-17195/92; n (P-17195/92;		(P-16325) (P-16325)			(P-2469; A-11461) (P-2469; A-11461) (P-7621; A-12648) (P-7621; A-12648) (P-7622; A-7943) (P-2682; A-7943)	611.355 611.357 611.357 611.358 611.350 611.360 611.510 611.510 611.500 611.600 611.600 611.600 611.600 611.600 611.600 611.601 611.612		(P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-7629; A-12650) (P-7629; A-12650)
r (P-18139/92) r (P-18139/92) r (P-18139/92) r (P-18139/92) r (P-18139/92) r (P-18139/92) n (P-17195/92)		(P-16325) (P-16325)			(P-2469; A-11461) (P-2469; A-11461) (P-7621; A-12648) (P-7621; A-12648) (P-7622; A-7943) (P-2682; A-7943)	611.356 611.357 611.358 611.350 611.360 611.510 611.50 611.600 611.600 611.603 611.603 611.603 611.603	10 10 10 10 10 10 10 10 10 10 10 10 10 1	(P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-7629; A-12650) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-7629; A-12650) (P-7629; A-12650)
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r (P-18139/92) r (P-18139/92) r (P-18139/92) r (P-18139/92) n (P-17195/92)		(P-16325) (P-16325)			(P-2469, A-11461) (P-2469, A-11461) (P-2469, A-11461) (P-2469, A-11461) (P-2469, A-11461) (P-2469, A-11461) (P-2469, A-11461) (P-2469, A-11461) (P-2469, A-11461) (P-7621, A-12648) (P-7621, A-12648) (P-7623, A-7943) (P-7682, A-7943) (P-2682, A-7943)	611.357 611.358 611.359 611.361 611.361 611.510 611.560 611.601 611.603 611.603 611.603 611.603	11 11 11 11 11 11 11 11 11 11 11 11 11	(P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-7629; A-12650) (P-7629; A-12650) (P-7629; A-12650) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-7629; A-12650) (P-7629; A-12650)
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r (P-18139/92; n (P-17195/92; n (P-17195/92;		(P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325)			(P-2469; A-11461) (P-2469; A-11461) (P-2469; A-11461) (P-2469; A-11461) (P-2469; A-11461) (P-7621; A-12648) (P-7621; A-12648) (P-7623; A-7943) (P-2682; A-7943) (P-2682; A-7943)	611.360 611.361 611.510 611.521 611.560 611.600 611.601 611.603 611.603 611.603	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	(P-762); A-12650) (P-762); A-12650) (P-762); A-12650) (P-762); A-12650) (P-2533; A-7796) (P-2533; A-7796) (P-762); A-12650) (P-762); A-12650)
(P-17195/92) (P-17195/92)		(P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325)			(P-2469, A-11461) (P-2469, A-11461) (P-2469, A-11461) (P-2469, A-11461) (P-7621, A-1248) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-7622, A-7943) (P-2682, A-7943) (P-2682, A-7943) (P-2682, A-7943)	611.360 611.361 611.510 611.560 611.600 611.601 611.603 611.603 611.603		(P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-7629; A-12650) (P-7629; A-12650)
(P-17195/92) (P-17195/92)		(P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325)			(P-2469; A-11461) (P-2469; A-11461) (P-2469; A-11461) (P-2469; A-11461) (P-7621; A-12648) (P-7621; A-12648) (P-7621; A-12648) (P-7621; A-12648) (P-7621; A-12648) (P-7621; A-12648) (P-7621; A-12648) (P-7621; A-12648) (P-7621; A-12648) (P-7623; A-7943) (P-2682; A-7943) (P-2682; A-7943) (P-2733; A-7796)	611.361 611.361 611.510 611.560 611.600 611.601 611.603 611.603 611.603		(P-762), A-71260) (P-762), A-71260) (P-2533, A-7796) (P-2533, A-7796) (P-2533, A-7796) (P-7629, A-12650) (P-7629, A-12650) (P-7629, A-12650) (P-7629, A-12650) (P-7629, A-12650) (P-2533, A-7796) (P-2533, A-7796) (P-2533, A-7796) (P-7629, A-12650) (P-7629, A-12650)
(P-17195/92, (P-17195/92,		(P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325)			(P-2465, A-11461) (P-2469, A-11461) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-1796) (P-7738, A-7796)	611.361 611.510 611.521 611.560 611.600 611.601 611.603 611.603 611.612	a a a a a a a a a a a a a a a a a a a	(P-253; A-7796) (P-253; A-7796) (P-253; A-7796) (P-253; A-7796) (P-7629; A-12650) (P-7629; A-12650)
(P-17195/92) (P-17195/92)		(* 16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325)			(P-2465, A-11461) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-2682, A-7943) (P-2682, A-7943) (P-2682, A-7796)	611.510 611.521 611.520 611.600 611.600 611.603 611.603 611.612		(P-7629, A-1796) (P-7629, A-12650) (P-2533, A-7796) (P-7629, A-12650) (P-7629, A-12650) (P-7629, A-12650) (P-7629, A-12650) (P-7629, A-12650) (P-7629, A-12650) (P-7629, A-12650) (P-7629, A-12650) (P-7629, A-12650)
(P-17195/972, (P-17195/972,		(P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325)			(P-7621; A-12648) (P-7621; A-12648) (P-7621; A-12648) (P-7621; A-12648) (P-7621; A-12648) (P-7621; A-12648) (P-7621; A-12648) (P-2682; A-7943) (P-2682; A-7943) (P-2683; A-7796)	611.51 611.560 611.600 611.601 611.603 611.603 611.612	a m m m m m m m m m m m m m m m m m m m	(P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-7629; A-12650) (P-7629; A-12650) (P-7629; A-12650) (P-7629; A-12650) (P-7629; A-12650) (P-7629; A-12650) (P-7629; A-12650) (P-7629; A-12650)
(P-17195/92, (P-17195/92,		(* 1022) (* 10325) (* 16325) (* 16325) (* 16325) (* 16325) (* 16325) (* 16325) (* 16325) (* 16325) (* 16325)			(P-7621; A-12648) (P-7621; A-12648) (P-7621; A-12648) (P-7621; A-12648) (P-7621; A-12648) (P-7621; A-12648) (P-2682; A-7943) (P-2682; A-7943) (P-7738; A-1796)	611.560 611.600 611.601 611.603 611.609 611.611	am am am am am am am am am am am am am a	(P-253; A-7796) (P-253; A-7796) (P-7629; A-12650) (P-7629; A-12650) (P-7629; A-12650) (P-7629; A-12650) (P-7629; A-12650) (P-7629; A-12650) (P-7629; A-12650)
(P-17195/92, (P-17195/92,		(F-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325)		E	(F-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-7621, A-12648) (P-2682, A-7943) (P-2682, A-7943) (P-7738, A-7796)	611.600 611.600 611.601 611.603 611.611 611.612	am am am am am am am am am am am am am a	(P-7629; A-1786) (P-7629; A-12650) (P-7629; A-12650) (P-7629; A-12650) (P-7629; A-12650) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-7796) (P-7629; A-12650)
(P-17195/92; (P-17195/92;		(*-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325)		- -	(P-7621; A-12648) (P-7621; A-12648) (P-7621; A-12648) (P-7621; A-12648) (P-2682; A-7943) (P-2682; A-7943) (P-7738; A-7796)	611.600 611.601 611.603 611.611 611.612	am am am	(P-7629; A-12650) (P-7629; A-12650) (P-7629; A-12650) (P-7629; A-12650) (P-7629; A-12650) (P-7629; A-12650) (P-2533; A-7796) (P-2533; A-7796) (P-7629; A-12650)
(P-17195/92; (P-17195/92;		(P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325)		-	(P-7621; A-12648) (P-7621; A-12648) (P-7621; A-12648) (P-2682; A-7943) (P-2682; A-7943) (P-7738; A-12780) (P-7738; A-1796)	611,601 611,603 611,609 611,611 611,612	am am am	(P-7629; A-12650) (P-7629; A-12650) (P-7629; A-12650) (P-2533; A-7796) (P-2533; A-7796) (P-2533; A-12650) (P-7629; A-12650)
(P-17195/92; (P-17195/92;		(P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325)		a r	(P-7621; A-12648) (P-7621; A-12648) (P-2682; A-7943) (P-2682; A-7943) (P-7738; A-12780) (P-7738; A-12780)	611.603 611.609 611.611 611.612	am am am	(P-7629; A-12650) (P-7629; A-12650) (P-2533; A-7796) (P-7629; A-12650) (P-2533; A-7796) (P-7629; A-12650)
(P-17195/92) (P-17195/92)		(P-16325) (P-16325) (P-16325) (P-16325) (P-16325) (P-16325)		a r r r	(P-762); A-12648) (P-2682; A-7943) (P-2682; A-7943) (P-7738; A-12780) (P-2533; A-7796)	611.609 611.611	am am	(P-7629; A-12650) (P-2533; A-7796) (P-7629; A-12650) (P-2533; A-7796) (P-7629; A-12650)
(P-17195/92) (P-17195/92)		(P-16325) (P-16325) (P-16325) (P-16325) (P-16325)		a m	(P-2682; A-7943) (P-2682; A-7943) (P-7738; A-12780) (P-2533; A-7796)	611.611	am am	(P-2533; A-7796) (P-7629; A-12650) (P-2533; A-7796) (P-7629; A-12650)
(P-17195/92) (P-17195/92)		(P-16325) (P-16325) (P-16325) (P-16325)		r r am	(P-2682; A-7943) (P-7738; A-12780) (P-2533; A-7796)	611.612	am	(P-7629; A-12650) (P-2533; A-7796) (P-7629; A-12650)
(P-17195/92; (P-17195/92;		(P-16325) (P-16325) (P-16325)		г ат	(P-7738; A-12780) (P-2533; A-7796)	611.612	am	(P-2533; A-7796) (P-7629; A-12650)
n (P-17195/92; n (P-17195/92;		(P-16325) (P-16325)		am	(P-2533; A-7796)			(P-7629; A-12650)
		(P-16325)			103700 1 0070 41			
					(P-7629; A-12650)	611.630	am	(P-2533; A-7796)
	270.502 n	(P-16325)	611.102	am	(P-2533; A-7796)	611.640	am	(P-2533; A-7796)
		(P-16325)			(P-7629; A-12650)			(P-7629; A-12650)
	270.503 n	(P-16325)	611.107	п	(A-7796)	611.646	am	(P-2533; A-7796)
	270.504 n	(P-16325)	611.110	am	(P-2533; A-7796)			(P-7629; A-12650)
	270.601 n	(P-16325)			(P-7629; A-12650)	611.647	am	(P-2533; A-7796)
	270.602 n	(P-16325)	611.111	am	(P-2533; A-7796)	611.648	am	(P-2533; A-7796)
	270.603 п	(P-16325)	611.112	am	(P-2533; A-7796)			(P-7629; A-12650)
	270.604 n	(P-16325)	611.113	am	(P-2533; A-7796)	611.Ap.A	am	(P-2533; A-7796)
	270.605 n	(P-16325)	611.130	п	(P-2533; A-7796)	ч		(P-7629; A-12650)
	270.606 n	(P-16325)			(P-7629; A-12650)	611.Ap.E	n	
	270,607 n	(P-16325)	611.240	am	(P-7629; A-12650)	611.Tb.D	३ ₽	(P-2533; A-7796)
		(P-16325)	611.280	am	(P-2533; A-7796)	611.Tb.D	п	(P-2533; A-7796)
		(P-16325)		am	(P-2533; A-7796)	611.Tb.E		(P-2533; A-7796)
		(P-18759)	611.297	u	(P-2533; A-7796)	611.Tb.F	n	(P-2533: A-7796)
n (P-17195/92;		(P-16374)		am	(P-2533: A-7796)	611.Tb.G		(P-2533: A-7796)
(m) (1) (m) (m)		(P-15223)			(P-7629; A-12650)	611.Tb.Z	**	(P-2533; A-7796)
254.403 n (P-17195/92; A-7782)	3	(P-9803)	611.301	am	(P-2533; A-7796)	611.Tb.Z	am	(P-2533; A-7796)
n (P-17195/92:	_	(P-9803)			(P-7629; A-12650)			(P-7629; A-12650)
n (P-16325)		(P-9803)	611.310	am	(P-7629; A-12650)	615.105	am	(P-16465/92; A-1871)
=	307.2403 ат	(P-9803)	611.311	am	(P-2533; A-7796)	616.105	am	(P-16473/92; A-1878)
u	307.2404 am	(P-9803)			(P-7629; A-12650)	670.101	п	(P-18730)
270.104 n (P-16325)	307.2405 am	(P-9803)		u	(P-2533; A-7796)	670.102	п	(P-18730)
270.105 n (P-16325)	307.2406 am	(P-9803)		и	(P-2533; A-7796)	670.103	п	(P-18730)
270.106 n (P-16325)	307.2490 am	(P-9803)	611.352	п	(P-2533; A-7796)	670.104	п	(P-18730)

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(P-8428; A-15646) (P-16770/92; A-6190) (P-16770/92; A-6190) (P-16770/92; A-15641) (P-9588)
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708 107	728 100	728.114	728.135		728.136	728.140	728.141		728.142	728.145	728.146	728.150	728.Ap.B	728.Tb.A	728.Tb.B	728.Tb.D	E 000	728.10.F	730 168	738,101		738.110	738.117	739.100	739.110	739,112	739.120	739.121	739.122	739.123	739.124	739.130	739 132	739.140	739.141	739.142	739.143	739.144	739.145	739.146	739.147	739.150
	(P-16831/02: A-5681)	(P-9245)	(P-16831/92; A-5681)	(P-16831/92; A-5681)	(P-16831/92; A-5681)	(P-16831/92; A-5681)	(P-16831/92; A-5681)	(P-16831/92; A-5681)	(P-16831/92; A-5681)	(P-16831/92; A-5681)	(P-16831/92; A-5681)	(P-16831/92; A-5681)		(P-16831/92; A-5681)	(P-16831/92; A-5681)	(P-16831/92; A-5681)	(P-16831/92; A-5681)	(F-10651/92; A-3061)	(F-10851/92; A-3081) (P-9245)	(P-9245)	(P-9245)	(P-9245)	(P-9245)	(P-16831/92; A-5681)	(P-9245) (P-0245)	(P-9245)	(P-9245)	(P-9528)	(P-9528)	(P-9528)	(P-9528)	(F-9328) (B 17038/97: A 5865)	(F-1 /026/92; A-3603)	(P-9528)	(P-9528)	(P-9528)	(P-9528)	(P-9528)	(P-9528)	(P-9528)	(P-9528)	(F-9317)
(G'T'	(A	alli	ы	u	be	c	u	am	am	am	n	E	п	аш	ь	п	u 1	u d	шаш	am	am	am	am	ur.	5	: =		ī	be	ы	L	1	ann	arn	am	am	am	am	am	am	am	am
CLITIE 35 CONT'D	775 371	176.671	725.322	725.322	725.323	725.323	725.324	725.326	725.328	725.354	725.355	725.359	725.360	725.401	725.402	725.402	725.403	725.404	725.414	725.416	725.540	725.541	725.542	725.543	725 1100	725 1101	725.1102	726.140	726.141	726.142	726.143	726.144	720.200	726.201	726.203	726.204	726.206	726.207	726.212	726.219	726.Ap.I	728.102
									/92; A-5806)						/92; A-5806)	/92; A-5806)	/92; A-5806)			(P-16970/92; A-5806)	/92; A-5806)					(P-16970/92: A-5806)					(P-9245)	(72; A-3001)	/92: A-5681)	P-16831/92; A-5681)	P-16831/92; A-5681)							
(P-0453)	(P.9453)	(P-9453)	(P-9453)	(P-9453)	(P-9453)	(P-9453)	(P-9453)	(P-9453)	(P-16970/92;	(P-16970/92;	(P-16970/92;	(P-16970/92;	(P-16970/92;	(P-16970/92;	(P-16970/92;	(P-16970/92;	(P-16970/92;	(F-16970/92;	(F-16970)	(P-16970	(P-16970/92;	(P-9453)	(P-9453)	(P-9453)	(P-9453)	(P-16970	(P-9453)	(P-9453)	(P-9453)	(P-9453)	(P-9245)	(P-0045)	(P-16831/92:	(P-16831	(P-16831	(P-9245)	(P-9245)	(P-9245)	(P-9245)	(P-9245)	(P-9245)	(F-9245)
Ela	100	ma ma	птв	вш	вт	вш	am	am	атп	П	п	am	E	am	п	п	am	anı	аш	п	am	am	am	am	am	ше		п	п	п	am	atti	am	-	am	am	am	аш	am	am	аш	am
724 210	724 211	724.212	724.240	724.242	724.243	724.245	724.247	724.251	724.321	724.322	724.323	724.326	724.328	724.351	724.352	724.353	724.354	724.401	724.403	724.404	724.410	724.414	724.416	724.670	724.6/1	724.673		724.1100	724.1101	724.1102	725.101	/23.113	725.115	725.119	725.173	725.210	725.211	725.212	725.240	725.242	725.243	123.243
																P-16924/92; A-5769)			P-16930/92: A-5774)	P-16930/92; A-5774)	P-16930/92; A-5774)		(P-16930/92; A-5774)		P-16776/92; A-3623)			(P-16801/92; A-5650)		P-16801/92; A-5650)			(F-9193) (P-16801/92: A-5650)							P-16970/92; A-5806)	(P-9453)	(F-109/0/92; A-3600)
	(D.18720)	(P-18730)	(P-18730)	(P-18-30)	(P-18730)	(P-18730)	(P-18730)	(P-18730)	(P-16924)	(P-9417)	(P 0.417)	P-16930/	P-16930/	P-16930/	(P-9417)	P-16930/	(P-9417)	(P-16776/ (P-0170)	(P-9170)	(P-9193)	P-16801/	(P-9193)	(P-16801)	(P-9193)	(F-9193)	P-16801/	(P-9193)	(P-9193)	(P-9193)	(P-9193)	(P-9445)	(P-9453)	(P-16970)	(P-9453)	(L-109/0/							
(4.	5	: c	5	-	_	-	-	-		-	-	_			u u	am	am	E E	EL R	am	am	атп	am		ш	me	am	am		am		Ha	Har Har	ше	am	am	am	am	аш	am		E
TITLE 16 CONT.D.	6 10 10 6 COLOR		n 701 070			670.205 n	670.207 a	670.209 n	670.211 n	670.213 n	670.215 n	670.217 n	670.301 n	670.401 n				703.181					703.Ap.A au		720.110	720.111		721.103 au		721.104 au		721.105				22				724.113 ап		R CII.47/

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	November 5, 1993	(P-19615/92; A-10392)	(P-19615/92; A-10392)	(P-19615/92; A-10392)	(P-20002/92; A-9911)	(P-20002/92; O-8084;	M-10007; A-9911)	(P-20002/92; A-9911)	(P-20002/92; A-9911)	(P-20002/92; A-9911)	(P-20002/92; A-9911)	(P-20002/92; A-9911)	(P-20002/92; A-9911)											
	DEX	п	u	п	п	п	п	п	п	п	u	п		u	п	п	п	u	u 1	u	п	u	п	
ILLINOIS REGISTER	SECTIONS AFFECTED INDEX	1421.140	1421.141	1421.II.A	1422.101	1422.105	1422.106	1422.110	1422.111	1422.120	1422.121	1422.122		1422.123	1422.124	1422.125	1422.126	1422.127	1422.Ap.A	Tb.A	Tb.B	Tb.C	1422.Ap.B	
1	ue #45		(P-17659)	(P-17659)	(P-17659)	(P-17659)	(P-17659)	(P-17659)	(P-17659)	(P-17659)	(P-17659)	(P-17659)	(P-17659)	(P-17659)	(P-17659)	(P-17659)	(P-17659)	(P-17659)	(P-17659)	(P-17659)	(P-17659)	(P-17659)	(P-17659)	
F	1/, Issue	NT.D)	u	u	ш	n	n	ш	n	u	п	n	ш	и	ш	u	ш	п	u	n	u	п	u	
	Volume 17	TITLE 35 (CONT'D)	817.303	817.304	817.305	817.306	817.307	817.308	817.401	817.402	817.403	817.404	817.405	817.406	817.407	817.408	817.409	817.410	817.411	817.412	817.413	817.414	817.415	
ı	November 5, 1993	(P-8726)	(P-8726)	(P-8726)	(P-8726)	(P-8726)	(P-8726)	(P-8726)	(P-8726)	(P-8726)	(P-8726)	(P-8726)	(P-8726)	(P-8726)	(P-17644)	(P-17644)	(P-17654)	(P-16920/92; A-12409)	(P-8714)	(P-8714)	(P-8714)	(P-8714)	(P-8714)	
	DEX	аш	аш	am	arn	am	am	п	ати	аш	am	am	am	атп	arn	am	am							
VITTOTONY OTONION	SECTIONS AFFECTED INDEX	811.704	811.705	811.706	811.707	811.708	811.709	811.710	811.711	811.712	811.713	811.714	811.715	811.Ap.B	812.101	812.301	813.101	813.106	814.101	814.102	814.103	814.104	814.105	
1	ue #45		(P-9588)	(P-9588)	(P-9588)	(P-9588)	(P-9588)	(P-9588)	(P-9588)	(P-9588)	(P-9588)	(P-9588)	(P-9588)	(P-9588)	(P-9588)	(P-9588)	(P-9588)	(P-9588)	(P-9588)	(P-9588)	(P-9588)	(P-9588)	(P-9588)	
	, Issue	NT.D)	ŭ	п	u	Ľ.	n .	п	u	п	E	p	п	п	п	п	п	п	п	п	п	п	E	
	Volume 17,	TITLE 35 (CONT.D	739,153	739,154	739,155	739.156	739,157	739,158	739.159	739.160	739,161	739,162	739,163	739.164	739,165	739,166	739.167	739,170	739.171	739.172	739.173	739.174	739 175	1

Process Proc	739 153 8	(P-9588)	811.705	ШВ	(P-8726)	817.303	n	(P-17659)	1421,141	n	(P-19615/92; A-10392)
n (P-9588) 811708 nn (P-1789) 1472.00 n n (P-9588) 811708 nn (P-1789) 1472.00 n n (P-9588) 811708 nn (P-1789) 1472.00 n n (P-9588) 811708 nn (P-1789) 1472.10 n n (P-9588) 811712 nn (P-1789) 1472.10 n n (P-9588) 811712 nn (P-1789) 1472.10 n n (P-9588) 811712 nn (P-1789) 1472.11 n n (P-9588) 811714 nn (P-1789) 81740 n (P-1789) 1422.11 n n (P-9588) 81170 nn (P-1789) 81740 n (P-1789) 1422.11 n n (P-9588) 81170 nn (P-1789) 81741 n (P-1789) 1422.11 n n (P-9588)		(P-9588)	811.706	am	(P-8726)	817.304	u	(P-17659)	1421.II.A		(P-19615/92; A-10392)
Process Proc	: =	(P-9588)	811.707	am	(P-8726)	817.305	п	(P-17659)	1422,101	п	(P-20002/92; A-9911)
n. (P-558) 811.70 nn (P-8720) 817.30 n (P-1059) 1422.10 n n. (P-588) 811.71 nn (P-8720) 817.30 n (P-1059) 1422.11 n n. (P-588) 811.71 nn (P-8720) 817.40 n (P-1059) 1422.11 n n. (P-588) 811.71 nn (P-8720) 817.40 n (P-1059) 1422.11 n n. (P-588) 811.71 nn (P-8720) 817.40 n (P-1059) 1422.11 n n. (P-588) 811.71 nn (P-7724) 817.40 n (P-1769) 1422.11 n n. (P-588) 814.00 nn (P-1764) 817.41 n (P-1769) 1422.12 n n. (P-588) 814.00 nn (P-1764) 817.41 n (P-1769) 1422.12 n n. P-5880 814		(P-9588)	811.708	am	(P-8726)	817.306	n	(P-17659)	1422.105	п	(P-20002/92; A-9911)
n (P-2558) 811,710 nm (P-3720) 817,308 n (P-10599) 1422,110 n n (P-2558) 811,711 nm (P-3720) 817,402 n (P-10599) 1422,110 n n (P-2558) 811,714 nm (P-3720) 817,402 n (P-10599) 1422,112 n n (P-2558) 811,714 nm (P-3720) 817,402 n (P-10599) 1422,112 n n (P-2558) 811,714 nm (P-3720) 817,402 n (P-10599) 1422,112 n n (P-2558) 811,704 n (P-10599) 817,402 n (P-10599) 1422,112 n n (P-2558) 811,002 n (P-10599) 817,412 n (P-10599) 1422,112 n n (P-2558) 811,002 n (P-10599) 817,412 n (P-10599) 1422,112 n n	п	(P-9588)	811.709	am	(P-8726)	817.307	n	(P-17659)	1422.106	п	(P-20002/92; A-9911)
p (P-558) 811.711 am (P-270) 817.401 a (P-1705) 142.110 n p (P-558) 811.711 am (P-270) 817.402 81.7403 n (P-1705) 142.111 n p (P-558) 811.713 am (P-270) 81.7403 n (P-1705) 142.112 n p (P-558) 811.713 am (P-270) 81.7403 n (P-1705) 142.121 n p (P-558) 811.704 am (P-1704) 81.7403 n (P-1705) 142.121 n p (P-558) 81.100 am (P-1704) 81.7403 n (P-1705) 142.121 n p (P-558) 81.100 am (P-1704) 81.7403 n (P-1705) 142.121 n p (P-558) 81.100 am (P-1704) 81.7403 n (P-1705) 142.121 n p P-	п	(P-9588)	811.710	am	(P-8726)	817.308	и	(P-17659)	1422.110	п	(P-20002/92; A-9911)
n (P-9588) 811.712 am (P-8796) 817.402 n (P-17689) 14.212.0 n n (P-9588) 811.714 am (P-8796) 817.404 n (P-17689) 14.212.0 n n (P-9588) 811.714 am (P-8796) 81.744 n (P-17689) 142.122 n n (P-9588) 81.104 m (P-17684) 81.740 n (P-17689) 142.122 n n (P-9588) 81.100 am (P-17644) 81.740 n (P-17689) 142.122 n n (P-9588) 81.100 am (P-17644) 81.740 n (P-17689) 142.122 n n (P-9588) 81.100 am (P-17644) 81.740 n (P-17689) 142.122 n n (P-9588) 81.100 am (P-17644) 81.741 n (P-17689) 142.122 n n (P-9588)<	u	(P-9588)	811.711	am	(P-8726)	817.401	n	(P-17659)	1422.111	n	(P-20002/92; A-9911)
n (Po.558) 811.714 am (Po.528) 817.744 n (P1769) 1427.12 n n (Po.558) 811.714 am (Po.528) 811.714 am (Po.528) 811.714 am (Po.528) 811.744 n (P1769) 1427.121 n n (Po.588) 81.104 am (P1764) 817.405 n (P1769) 1427.121 n n (Po.588) 81.106 am (P1764) 817.405 n (P1769) 1427.121 n n (Po.588) 81.4102 am (P1764) 817.410 n (P1769) 1427.121 n n (Po.588) 81.4102 am (P6714) 817.412 n (P1769) 1427.121 n n (Po.588) 81.4102 am (P6714) 817.412 n (P1769) P17629 P17220 n n (Po.588) 81.4102 am (P6714) 817.412 </td <td>n</td> <td>(P-9588)</td> <td>811.712</td> <td>am</td> <td>(P-8726)</td> <td>817.402</td> <td>n</td> <td>(P-17659)</td> <td>1422.120</td> <td>n</td> <td>(P-20002/92; A-9911)</td>	n	(P-9588)	811.712	am	(P-8726)	817.402	n	(P-17659)	1422.120	n	(P-20002/92; A-9911)
n (P.5588) 811.714 am (P.8726) 817.404 n (P.1659) 1422.122 n n (P.5588) 811.714 am (P.8726) 817.405 n (P.1659) 1422.122 n n (P.5588) 811.01 am (P.1644) 817.405 n (P.1659) 1422.122 n n (P.5588) 813.101 am (P.1644) 817.406 n (P.1659) 1422.122 n n (P.5588) 814.102 am (P.1644) 817.410 n (P.1659) 1422.122 n n (P.5588) 814.102 am (P.1644) 817.410 n (P.1659) 1422.123 n n (P.5588) 814.102 am (P.8714) 817.412 n (P.1659) 1422.123 n n (P.5588) 814.104 am (P.8714) 817.414 n (P.1659) 1422.123 n n (P.55	п	(P-9588)	811.713	am	(P-8726)	817.403	п	(P-17659)	1422.121	u	(P-20002/92; A-9911)
n (Post88) 811.Ap. B n (Post88) 11.Ap. B n (Post88) n Post81 A n Post81 A </td <td>П</td> <td>(P-9588)</td> <td>811.714</td> <td>am</td> <td>(P-8726)</td> <td>817.404</td> <td>n</td> <td>(P-17659)</td> <td>1422.122</td> <td>п</td> <td>(P-20002/92; O-8084;</td>	П	(P-9588)	811.714	am	(P-8726)	817.404	n	(P-17659)	1422.122	п	(P-20002/92; O-8084;
n (P.9588) 811.10h m (P.17649) 817.406 n (P.17659) 1422.12a n n (P.9588) 812.10h m (P.17644) 817.40b n (P.17659) 1422.12a n n (P.9588) 813.10h m (P.17644) 817.40b n (P.17659) 1422.12a n n (P.9588) 814.10h m (P.17649) 817.41b n (P.17659) 1422.12a n n (P.9588) 814.10h am (P.8714) 817.41b n (P.17659) 1422.12a n n (P.9588) 814.10b am (P.8714) 817.41b n (P.17659) 1422.12a n n (P.9588) 814.10b am (P.8714) 817.41b n (P.17659) 1422.12a n n (P.9588) 814.10b am (P.8714) 817.41b n (P.17659) 1422.12a n n	п	(P-9588)	811.715	am	(P-8726)	817.405	п	(P-17659)			M-10007; A-9911)
n (P.9588) 812.101 am P.17644) 817.408 n (P.17659) 1422.124 n n (P.9588) 813.101 am P.17644) 817.408 n (P.17659) 1422.125 n n (P.9588) 813.106 am P.17644) 817.442 n (P.17659) 1422.125 n n (P.9588) 814.101 am (P.8714) 817.441 n (P.17659) 1422.125 n n (P.9588) 814.105 am (P.8714) 817.411 n (P.17659) 1422.424 n n (P.9588) 814.105 am (P.8714) 817.415 n (P.17659) 1422.44 n n (P.9588) 814.400 m (P.8714) 817.415 n (P.17659) 1422.44 n n (P.9588) 814.400 m (P.8714) 817.414 n (P.17659) 117.12 n P.9588 <	п	(P-9588)	811.Ap.B	n	(P-8726)	817.406	и	(P-17659)	1422.123	u	(P-20002/92; A-9911)
η (P9588) 812.301 am (P-17654) 817.406 n (P-17659) 1422.125 n (P-17659) 1422.125 n (P-17659) 1422.125 n (P-17659) 1422.125 n (P-17659) 1422.127 n (P-17659) n (P-17659)	п	(P-9588)	812.101	am	(P-17644)	817.407	и	(P-17659)	1422.124	п	(P-20002/92; A-9911)
n (P.9588) 813.101 am (P.17654) 817.400 n (P.17659) 1422.126 n n (P.9588) 813.101 am (P.17694) 817.411 n (P.17659) 1422.126 n n (P.9588) 814.102 am (P.87144) 817.413 n (P.17659) 1422.424 n n (P.9588) 814.102 am (P.87144) 817.413 n (P.17659) 1422.444 n n (P.9588) 814.102 am (P.87144) 817.414 n (P.17659) 1422.446 n n (P.9588) 814.102 am (P.87144) 817.414 n (P.17659) 1422.446 n n (P.9588) 814.002 am (P.87144) 817.414 n (P.17659) 1422.446 n n (P.9588) 814.002 am (P.87144) 817.414 n (P.17659) 1142.44 n n	п	(P-9588)	812.301	am	(P-17644)	817.408	u	(P-17659)	1422.125	n	(P-20002/92; A-9911)
η POSSES 813.100 am (P-10590) 1472.24p.	п	(P-9588)	813.101	am	(P-17654)	817.409	и	(P-17659)	1422.126	п	(P-20002/92; A-9911)
Page Page	п	(P-9588)	813.106	am	(P-16920/92; A-12409)	817.410	п	(P-17659)	1422.127	u	(P-20002/92; A-9911)
Page Page	п	(P-9588)	814.101	am	(P-8714)	817.411	u	(P-17659)	1422.Ap.A	п	(P-20002/92; A-9911)
n (P-5588) 814,103 am (P-8714) an (P-17659) Th.C n n (P-5588) 814,105 am (P-8714) 817,415 n (P-17659) Th.C n n (P-5588) 814,105 am (P-8714) 817,415 n (P-17659) Th.C n n (P-5588) 814,105 am (P-8714) 817,416 n (P-17659) 117,123 n n (P-5788) 814,107 n (P-8714) 817,418 n (P-17659) 117,123 n n (P-17728) 814,502 am (P-8714) 817,419 n (P-17659) 130.30 am n (P-17728) 814,502 n (P-17721) 817,420 n (P-17659) 130.30 am n (P-17728) 817,420 n (P-17759) 817,420 n (P-17659) 130.30 am n (P-17728) 817,420<	п	(P-9588)	814.102	am	(P-8714)	817.412	ш	(P-17659)	Tb.A	п	(P-20002/92; A-9911)
n (P-9588) 814.104 am (P-8714) 817.414 n (P-17659) Th.C n P-0588 n (P-9588) 814.107 n (P-8714) 817.416 n (P-17659) TITLE 38 n n (P-9588) 814.107 n (P-8714) 817.417 n (P-17659) TITLE 38 n n (P-9588) 814.001 am (P-8714) 817.417 n (P-17659) TITLE 38 n am (P-1770) 814.601 n (P-8714) 817.420 n (P-17659) 130.10 am (P-17659) 130.10 am am (P-1770) 814.601 n (P-17721) 817.420 n (P-17659) 130.10 am (P-17659) 140.10 140.10 140.10	п	(P-9588)	814.103	arn	(P-8714)	817.413	u	(P-17659)	Tb.B	n	(P-20002/92; A-9911)
n (P-9588) 814,105 am (P-8714) 817,415 n (P-17659) 1422.Ap.B n n (P-9588) 814,107 n (P-8714) 817,415 n (P-17659) 1171LE 38 n (P-9588) 814,102 am (P-8714) 817,416 n (P-17659) 110.05 am n (P-9588) 814,202 am (P-8714) 817,420 n (P-17659) 130.30 am n (P-1703) 814,601 n (P-8714) 817,420 n (P-17659) 130.50 am n (P-1704) 814,602 n (P-17721) 817,420 n (P-17659) 130.50 am n (P-8726) P-17309 814,602 n (P-17721) 817,420 n (P-17659) am (P-16659) 130.50 am n (P-8726) 814,602 n (P-17721) 817,420 n (P-17659) 180.22 n	п	(P-9588)	814.104	am	(P-8714)	817.414	п	(P-17659)	Tb.C	u	(P-20002/92; A-9911)
n (P-5588) 814,107 n (P-8714) 817,417 n (P-17659) TITILE 38 n (P-5588) 814,102 am (P-8714) 817,417 n (P-17659) TITILE 38 n (P-5788) 814,402 am (P-8714) 817,419 n (P-17659) TITILE 38 am (P-1773) 814,402 am (P-8714) 817,421 n (P-17659) 130.10 am n (P-17709) 814,601 n (P-17721) 817,421 n (P-17659) 180.24 n am (P-8726) 814,601 n (P-17721) 817,422 n (P-17659) 180.24 n am (P-8726) 814,802 n (P-17721) 817,422 n (P-17659) 180.24 n am (P-8726) 814,802 n (P-17721) 882.07 am (P-17659) 180.24 n 180.24 am (P-8726) 814,	п	(P-9588)	814.105	am	(P-8714)	817.415	п	(P-17659)	1422.Ap.B	п	(P-20002/92; A-9911)
n (P-9588) 814.108 n (P-8714) 817.417 n (P-17659) TTILE 38 n (P-9588) 814.302 am (P-8714) 817.419 n (P-17659) TTILE 38 n (P-9588) 814.402 am (P-8714) 817.421 n (P-17659) 130.50 am n (P-17703) 814.602 n (P-17721) 817.421 n (P-17659) 130.50 am n (P-17703) 814.602 n (P-17721) 817.421 n (P-17659) 130.50 am n (P-8702) (P-17703) 814.601 n (P-17721) 817.421 n (P-17659) 130.50 am n (P-8702) (P-17703) 814.801 n (P-17721) 817.401 n (P-17659) 180.24 n	п	(P-9588)	814.107	u	(P-8714)	817.416	п	(P-17659)			
(P-5888) 814.302 am (P-8714) 817.418 n (P-17659) 130.10 am (P-1703) 814.302 am (P-8714) 817.419 n (P-17659) 130.10 am (P-1703) 814.501 am (P-17721) 817.420 n (P-17659) 130.10 am (P-17709) 814.601 n (P-17721) 817.421 n (P-17659) 130.00 am (P-8702) (P-17709) 814.601 n (P-17721) * 817.421 n (P-17659) 130.00 am (P-8702) (P-17709) 814.601 n (P-17721) * 817.401 m (P-17659) 180.10 mm (P-8726) 814.002 n (P-17721) * 876.207 am (P-16569) 180.30 am 180.10 (P-8726) 814.001 n (P-17721) * 876.207 am (P-16569) 180.30 am (P-17649) 1420.102<	п	(P-9588)	814.108	п	(P-8714)	817.417	п	(P-17659)	TITLE 38		
(P-17703) 814.402 am (P-8714) 817.419 n (P-17659) 130.50 am (P-17704) 814.501 am (P-17724) 817.420 n (P-17659) 130.60 am (P-17709) 814.601 n (P-17721) 817.501 n (P-17659) 130.60 am (P-8702) (P-17709) 814.602 n (P-17721) 817.501 n (P-17659) 130.60 am (P-8702) (P-17709) 814.602 n (P-17721) 817.501 n (P-1659) 180.24 n (P-8726) (P-17730) 814.802 n (P-17721) 885.07 am (P-1659) 180.24 n (P-8726) (P-8726) 815.202 am (P-17649) 1420.101 am (P-16549) 180.20 am (P-8726) (P-8726) 817.102 m (P-16649) 1420.102 am (P-16659) 494.7 180.30 am (P-8726) (P-8726) 817.102 m (P-16659)	п	(P-9588)	814.302	аш	(P-8714)	817.418	п	(P-17659)	130.10	am	(P-6929)
(E-17268) 814-501 am (P-8714) 817-420 n (P-17659) 190-60 am (P-17709) 814-601 n (P-17721) 817-421 n (P-17659) 180-10 am (P-8702) (P-17709) 814-601 n (P-17721) 817-Ap. A n (P-17659) 180-24 n (P-8702) (P-1770) 814-702 n (P-17721) * 817-Ap. A n (P-17659) 180-24 n (P-8702) (P-1770) 814-802 n (P-17721) * 858.207 am (P-17659) 180-24 n (P-8702) 814-802 n (P-17721) * 868.8.207 am (P-16659) 180-32 nm (P-8704) 814-802 n (P-17721) * 876.1 180-30 nm 180-30 nm (P-8704) 814-802 n (P-17649) 1420.102 am (P-16659) 180-30 nm 180-30 nm	am		814.402	am	(P-8714)	817.419	и	(P-17659)	130.30	am	(P-6929)
(P-1772) 814.601 (P-17721) 817.421 n (P-1659) 180.10 am (P-8702) (P-17709) 814.602 n (P-17721) 817.501 n (P-1659) 180.22 n (P-8702) (P-17709) 814.702 n (P-17721) * 817.501 n (P-1659) 180.22 n (P-8702) (P-17709) 814.702 n (P-17721) * 858.207 am (P-17721) * 86.24 n 180.24 n 180.22 n 180.24	u	(E-17268)	814.501	am	(P-8714)	817.420	и	(P-17659)	130.60	am	(P-6929)
(P-8702) (P-17709) 814.602 n (P-17721) *** 817.501 n (P-17659) 180.22 n (P-8702) (P-17709) 814.702 n (P-17721) *** 888.207 n (P-1659) 180.22 n (P-8726) (P-17709) 814.702 n (P-17721) *** 888.207 n (P-161902) *** 4.190) 180.24 n (P-8726) (P-8726) 814.801 n (P-17721) *** 888.207 n (P-161902) *** 4.190) 180.32 n (P-8726) (P-8726) 815.202 n (P-17721) *** 87.001 n (P-1619102) *** 8.100 180.30 n 180.30 n 180.30 n n n 180.30 n n n n n n n n n <td>am</td> <td></td> <td>814.601</td> <td>n</td> <td>(P-17721)</td> <td>817.421</td> <td>п</td> <td>(P-17659)</td> <td>180.10</td> <td>am</td> <td>(P-14006/92; A-123)</td>	am		814.601	n	(P-17721)	817.421	п	(P-17659)	180.10	am	(P-14006/92; A-123)
(P-8702) (P-17709) 814.701 n (P-17721) * 817.Ap. A n (P-16559) 180.24 n 180.24 n (P-8702) (P-17709) 814.702 n (P-17721) * 858.207 am (P-1750) 180.25 n 180.24 n 180.25 n 180.35 n n 180.25 n 180.35 n n 180.35 n n 180.35 n n 180.35 n n n 180.35 n	am		814.602	п	(P-17721)	817.501	n	(P-17659)	180.22	п	(P-14006/92; A-123)
(P-8726) (P-17730) 814,702 n (P-17721) * 858,207 am (P-461)02; A-4190) 180,30 am (P-8726) (P-17730) 814,801 n (P-17721) * 876. n (P-18726) 180,32 n 180,85 am (P-18726) 180,92; M-2438 am (P-18726) 180,92; M-2438 am (P-18726) n (P-17721) n (P-17649) n (P-17649) n	am		814.701	u	(P-17721)	817.Ap.A	п	(P-17659)	180.24	п	(P-14006/92; A-123)
(P-8726) 814.801 n (P-17721) 876. n (E-1691/92; O-18856/92; Page) 180.85 am (P-8726) 814.802 n (P-17721) RC-18857/92; M-2438 180.92 n (P-8726) 815.02 am (P-17649) 1420.102 am (P-19625/92; A-9947) 180.92 n (P-8726) 815.02 am (P-17659) 1420.103 n (P-19625/92; A-9947) 180.94 n (P-18025) n (P-8726) 817.101 n (P-17659) 1420.103 n (P-19625/92; A-9947) 180.100 am (P-19625/92; A-9947) 180.100 am (P-1659) n (P-19625/92; A-9947) 180.100 am (P-1659) n (P-19625/92; A-9947) 180.100 am (P-16659) n (P-16659/92; A-9947) n	am		814.702	п	(P-17721)	858.207	am	(P-4621/92: A-4190)	180.30	am	(P-14006/92; A-123)
(P-8726) 814.802 n (P-17721) RC-1887/92; M-2438 RC-1887/92; M-2438 (P-8726) RC-1887/92; M-2438 (P-1864) (P-1764) (P-1764) (P-1764) (P-1764) (P-1765) (P-18625/92; A-9947) 180.92 n (P-18625/92; A-9947) 180.100 am (P-18625/92; A-9947) 180.100 am (P-18625/92; A-9947) 180.100 am (P-18625/92; A-9947) 190.70 am <th< td=""><td>am</td><td></td><td>814.801</td><td>п</td><td>(P-17721)</td><td>876.</td><td>п</td><td>(E-16191/92; O-18856/92;</td><td>180.85</td><td>am</td><td>(P-5990; A-9893)</td></th<>	am		814.801	п	(P-17721)	876.	п	(E-16191/92; O-18856/92;	180.85	am	(P-5990; A-9893)
(P-8726) 815.202 am (P-17649) 1420.101 am (P-18625)2; A-9947 180.92 n (P-8726) 815.401 am (P-17649) 1420.102 am (P-19625/92; A-9947) 180.94 n (P-18625/92; A-9947) 180.94 n (P-1730) am (P-17659) 1420.103 n (P-19625/92; A-9947) 180.94 n (P-18626) n (P-18625/92; A-9947) 180.94 n n (P-17659) n (P-17659) n (P-18626) n (P-18625/92; A-9947) n <td>am</td> <td>_</td> <td>814.802</td> <td>п</td> <td>(P-17721)</td> <td></td> <td></td> <td>RC-18857/92; M-2438)</td> <td></td> <td></td> <td>(E-6321)</td>	am	_	814.802	п	(P-17721)			RC-18857/92; M-2438)			(E-6321)
(P-8726) 815.401 am (P-17649) 1420.102 am (P-18625)2; A-9947 180.94 n (P-17730) 817.101 n (P-17659) 1420.102 n (P-19625/92; A-9947) 180.94 n (P-19635/92; A-9947) 180.00 am (P-17659) 180.100 am (P-17659) 180.100 am (P-19625/92; A-9947) 180.100 am (P-17659) n (P-17659) n (P-17659) n (P-17659) n (P-18625/92; A-9947) n	am		815.202	am	(P-17649)	1420.101	am	(P-19625/92; A-9947)	180.92	п	(P-14006/92; A-123)
(P-1730) 817.101 n (P-17659) 1420.103 n (P-165592; A-9947) 180.100 am (P-8726) (P-8726) 817.102 n (P-17659) 1420.104 n (P-19625/92; A-9947) 180.100 am (P-19625/92; A-9947) 180.100 am (P-16625/92; A-9947) 180.100 am (P-16625/92; A-9947) 190.155 n (P-16625/92; A-9947) 190.165 am (P-16625/92; A-9947) <th< td=""><td>u</td><td>(P-8726)</td><td>815.401</td><td>am</td><td>(P-17649)</td><td>1420.102</td><td>am</td><td>(P-19625/92; A-9947)</td><td>180.94</td><td>п</td><td>(P-14006/92; A-123)</td></th<>	u	(P-8726)	815.401	am	(P-17649)	1420.102	am	(P-19625/92; A-9947)	180.94	п	(P-14006/92; A-123)
(P-8726) 817.102 (P-17659) (P-17659) 1420.104 (P-1862592; A-9947) 190.35 n (P-8726) 817.103 (P-17659) (P-17659) 1420.105 n (P-19625/92; A-9947) 190.70 am (P-16625/92; A-9947) 190.75 n (P-16625/92; A-9947) 190.75 n (P-16625/92; A-9947) 190.75 n (P-16625/92; A-9947) 190.165 am (P-16625/92; A-10392) am (P-16625/92; A-10392) am (P-16625/92; A-10392) am </td <td>am</td> <td></td> <td>817.101</td> <td>и</td> <td>(P-17659)</td> <td>1420.103</td> <td>п</td> <td>(P-19625/92; A-9947)</td> <td>180.100</td> <td>am</td> <td>(P-14006/92; A-123)</td>	am		817.101	и	(P-17659)	1420.103	п	(P-19625/92; A-9947)	180.100	am	(P-14006/92; A-123)
(P-8726) 817.103 n (P-17659) 1420.105 n (P-1655/92; A-9947) 190.70 am (P-16962/92; A-9947) 190.70 am (P-16962/92; A-9947) 190.70 am (P-16962/92; A-9947) 190.70 am (P-16962/92; A-9947) 190.75 n (P-16962/92; A-9947) 190.165 am (P-16962/92; A-10342) ap 400.110 re (P-16962/92; A-10342) 400.130 re (P-16962/92; A-10342) 400.130 re (P-16962/92; A-10342) 400.140 re (P-16962/92; A-10342) 400.140 re (P-16962/92; A-10342) 400.140 re (P-16962/92; A-10342) 400.140 re (P-16962/92; A-10342)	am		817.102	п	(P-17659)	1420.104	n	(P-19625/92; A-9947)	190.35	п	(P-6599; W-13197)
(P-16962/92; A-12413) 817.104 n (P-17659) 1420.106 n (P-1965/92; A-9947) 190.75 n (P-17659) 1420.107 n (P-19625/92; A-9947) 190.165 am (P-19625/92; A-10392) 400.110 re (P-19625/92; A-10392) 400.110 re (P-19625/92; A-10392) 400.140 re (P-19625/92; A-10392) 400.141 re (P-19615/92; A-10392) 400.141 re (P-19615/92; A-10392) 400.141 re (P-19615/92; A-10392) 400.141 re (P-19615/92; A-10392) 400.142 re (P-19615/92; A-10392) 400.143 re (P-19615/92; A-10392) 400.143<	arr		817.103	u	(P-17659)	1420.105	п	(P-19625/92; A-9947)	190.70	am	(P-6599; W-13197)
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450.1620 re 450.1630 re 450.1640 re 450.1650 re 450.1660 re 450.1690 re 450.1700 re 450.1720 re 450.1720 re			A 4464)			
450.1630 re 450.1640 re 450.1650 re 450.1660 re 450.1680 re 450.1690 re 450.1790 re 450.1720 re 450.1730 re			(A-4164)			
450.1640 re 450.1650 re 450.1660 re 450.1670 re 450.1690 re 450.1700 re 450.1720 re 450.1720 re			A-4464)			
450.1650 re 450.1660 re 450.1670 re 450.1670 re 450.1700 re 450.1720 re 450.1720 re			A-4464)			
450.1660 re 450.1670 re 450.1680 re 450.1690 re 450.1700 re 450.1720 re 450.1730 re			A-4464)	1000,1590		
450.1670 re 450.1680 re 450.1690 re 450.1700 re 450.1720 re 450.1730 re	(A-4475)	re (A	A-4464)	1000, 1600		
450.1680 re 450.1680 re 450.1700 re 450.1720 re 450.1730 re			A-4464)	1000,1610		
450.1690 re 450.1700 re 450.1720 re 450.1730 re			A-4464)			
450.1700 re 450.1720 re 450.1730 re			A 44641			
450.1720 re 450.1730 re			A-4464)	1000 1640		
450.1730 re			(4 4464)			
450.1750 re			A-4404)	10001.0001		
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450.1/40 re			A-4464)			
450.1750 re		re (>	A 4464)			
450.1760 re		re (A	(A-4464)	1000,1690 10		
450.1770 re	(A-4475)	re (A	A-4464)	1000.1700		
(A-4475) 450.1790 re (A-	(A-4475)	re (A	A-4464)	1000.1710 re	_	
(A-4475) 1000.110 re (A-	(A-4464) 1000.1070	re (A	A-4464)	1000.1720 10	(A-4464)	
1000.120 re	A-4464) 1000,1080	re (A	A-4464)	1000.1730 10	(A 4464)	
1000.130 re			A 4464)	1000.1740 re	(A 4464)	
1000.140 re			A 4464)	1000,1750 re	(A-4464)	
1000 141 re (A.	4464)		A-4464)			
1000.141 16 (7)	(+0++		(101)			

	are unage . I same	SECTIONS AFFECTED INDEX	November 5, 1993	Volume 17, 18	Issue #45 SEC	SECTIONS AFFECTED INDEX	November 5, 1993
TITLE 38 (CONT'D)		1000.2500 re	(A-4464)	TITLE 38 (CONT'D)		1050.1350 re	(A-4475)
1000 1770 ne	(4-4404)	1000.2510 re	(A-4464)	1050.610 re	(A-4475)	1050.1355 re	(A-4475)
1000.1770 re	(A-4464)	1000.2520 re	(A-4464)	1050.620 re	(A-4475)	1050.1360 re	(A-4475)
000.1780 re	(A-4464)	1000.2530 re	(A-4464)	1050.630 re	(A-4475)	1050.1410 re	(A-4475)
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.000.1800 re	(A-4464)	1000.2550 re	(A-4464)	1050.650 re	(A-4475)	1050.1510 re	(A-4475)
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1000, 1905 re	(+9+++F)	1000.2710 re	(A-4464)	1050.710 re	(A104475)	1050.1530 re	(A-4475)
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	(+9+++F)		(A-4475)		(A-4475)	_	(A-4475)
	(A-4464)		(A-4475)		(A-4475)		(A-4475)
000.1925 re	(A-4464)	1050.125 re	(A-4475)	1050.750 re	(A-4475)	1050,1570 re	(A-4475)
	(A-4464)		(A-4475)		(A-4475)		(A-4475)
	(A-4464)		(A-4475)	_	(A-4475)	_	(A-4475)
	(A-4464)		(4-4475)		(4-4475)		(A-4475)
	(A-4464)		(A-4475)		(A-4475)		(A-4475)
	(A-4464)		(2/4/2)		(0.4475)		(0.4475)
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	(A 4464)		(4.4475)		(4-44/5)	=	(A-44/5)
	(+0++4)		(A-44/2)		(A-44/3)	_	(A-44/3)
	(A-4404)		(A-44/5)	_	(A-44/5)	_	(A-44/5)
	(A-4404)		(A-44/3)	_	(A-44/5)	1050.1650 re	(A-44/5)
	(A-4404)		(A-44/3)	_	(A-44/5)	-	(A-44/5)
	(A-4404)		(A-44/5)	1050.950 re	(A-4475)	_	(A-44/5)
	(A-4464)		(A-4475)	_	(A-4475)	_	(A-4475)
	(A-4404)		(A-44/5)	_	(A-44/5)	-	(A-44/5)
.000.1993 re	(A-4464)	1050.240 re	(A-4475)	1050.1030 re	(A-4475)	1050.1700 re	(A-4475)
	(A-4464)	1050.250 re	(A-4475)	1050.1110 re	(A-4475)	1050.1720 re	(A-4475)
1000.2005 re	(A-4464)	1050.255 re	(A-4475)	1050.1120 re	(A-4475)	1050.1730 re	(A-4475)
1000.2010 re	(A-4464)	1050.260 re	(A-4475)	1050.1130 re	(A-4475)	1050.1740 re	(A-4475)
1000.2020 re	(A-4464)	1050.270 re	(A-4475)	1050.1140 re	(A-4475)	. 1050.1750 re	(A-4475)
1000.2030 re	(A-4464)	1050.280 re	(A-4475)	1050.1150 re	(A-4475)	1050.1760 re	(A-4475)
1000.2040 re	(A-4464)	1050.290 re	(A-4475)	1050.1160 re	(A-4475)	1050.1770 re	(A-4475)
1000.2050 re	(A-4464)	1050.310 re	(A-4475)	1050.1170 re	(A-4475)	1050.1790 re	(A-4475)
1000.2055 re	(A-4464)	1050.320 re	(A-4475)	1050,1175 re	(A-4475)	1075.100 n	(P-2727; A-8894)
1000.2060 re	(A-4464)	1050,330 re	(A-4475)	1050,1210 re	(A-4475)	1075.1425 am	(P-2727; A-8894)
1000.2070 re	(A-4464)	1050.340 re	(A-4475)	1050.1220 re	(A-4475)	1075.1700 n	(P-2727; A-8894)
1000.2105 re	(A-4464)		(A-4475)	_	(A-4475)	1075.1710 n	(P-2727: A-8894)
	(A-4464)		(A-4475)		(A-4475)	1075.1800 n	(P-2727; A-8894)
	(A-4464)		(A-4475)		(A-4475)	1075.1805 n	(P-2727: A-8894)
	(A-4464)		(8,4475)		(21112)	1075 1810 m	
	(A-4464)		(0,4475)		(A-4475)	1075.1815 m	(P-2727, A-8804)
	(4.4464)		(4 4475)		(4 4475)	1075 1820	
	(A-4464)		(A-44/3)	_	(A-44/3)	10/3:1020	
	(A-4404)		(A-44/5)	_	(A-44/3)	n 6281.8701	(F-2/2/; A-0094)
1000.2330 re	(A-4464)	1050.460 re	(A-4475)	1050.1325 re	(A-4475)	1075,1830 n	
1000.2340 re	(A-4464)	1050,470 re	(A-4475)	1050.1330 re	(A-4475)	1075.1835 n	(P-2727; A-8894)
1000.2400 re	(A-4464)	1050.475 re	(A-4475)	1050.1335 re	(A-4475)	1075.1840 n	(P-2727; A-8894)
1000.2410 re	(A-4464)	1050 480	(4.4475)		/A 447E>	7101 201	12 ARAM A DODA A
	(12 770.1)		(6/11-0)	1050.1340 re	(C/+h-V)	10/5.1845 n	(F-2/2/; A-5894)

November 5, 1993	(P-19291/92; A-14917)	(P-19291/92; A-14917)	(P-19291/92: A-14917)	(P-19291/92: A-14917)	(P-19291/92: A-14917)		(P-10201/02: A-14917)	(F-19291/92; A-1491/)	(F-19291/92; A-14917)	(P-14352)	(P-14017/92; W-9752)	(P-14352)	(P-14352)	(P-14017/92; W-9752) (E-11181) (P-14352)	(P-14017/92: W-9752)	(E-11181) (P-14352)	(P-14017/92; W-9752)	(P-14352)	(P-14017/92; W-9752)	(E-11181) (P-14352)	(P-14017/92; W-9752)	(E-11181) (P-14352)	(P-14017/92; W-9752)	(E-11181) (P-14352)	(P-14017/92; W-9752)	(P-14352)	(P-14017/92; W-9752)	(E-11181) (P-14352)	(P-14017/92; W-9752)	(P-14352)	(P-14017/92; W-9752)	(E-11181) (P-14352)	(P-14017/92; W-9752)		(P-14017/92; W-9752)	(P-14352)	(P-14017/92; W-9752)	(P-14352)	(P-1401//92; W-9/52)	(F-14332)										
	am	am	am	am	am	am	11111	→ 1	_	am	am		am	am		am	п	аш	Sea	аш		am		am		am		am		am		am		am		am		am		am		am		am		am		am		
SECTIONS AFFECTED INDEX	120.1330	120.1335	120.1340	120.1350	120,1355	120 1360	120.6303	120 Ap. B	120.Ap.b	140.2	140.8		140.11	140.12		140.18		140.40		140.50		140.55		140.60		140.65		140.70		140.80		140.90		140.130		140.140		140.150		140.160		140.171		140.180	0.00	140.185	000	140.220		0
#45		(P-2727; A-8894)	(P-2727; A-8894)	(P-2727; A-8894)	(P-2727: A-8894)			(D.15691/03; DE 9093;	(F-13001/92; FF-8003;	W-10010; A-1912/)		(P-19291/92; A-14917)	(P-19291/92; A-14917)	(P-19291/92; A-14917)	(P-19291/92; A-14917)	(P-19291/92; A-14917)	(P-19291/92; A-14917)	(P-19291/92; A-14917)	(P-19291/92; A-14917)	(P-19291/92; A-14917)	(P-19291/92; A-14917)							(P-19291/92; A-14917)	(P-19291/92; A-14917)			(P-19291/92; A-14917)	(P-19291/92; A-14917)		(P-19291/92; A-14917)		(P-19291/92; A-14917)	(P-19291/92; A-14917)		(P-19291/92; A-14917)			(P-19291/92; A-14917)	(P-19291/92; A-14917)		(P-19291/92; A-14917)	(P-19291/92; A-14917)	(P-19291/92; A-14917)	(F-19291/92; A-14917)	SAI-40
, Issue	IT'D)	П	ш	E	_				AIII		_	.	am	am	am	n	ь	am	n	am	п	am	-		am	L	i =	am	am	am	am	aти	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	
Volume 17,	TITLE 38 (CONT'D)	1075.2550	1075.2560	1075.2570	1075.2580		TITIF 41	100 7	100.7		120.4	120.7	120.10	120.11	120.20	120.30	120.41	120.100	120.105	120.200	120.205	120.300	120.400	120,500	120.600	120.700	120.900	120.1000	120.1010	120.1020	120.1040	120.1041	120.1100	120.1200	120.1210	120.1220	120.1240	120.1250	120.1260	120.1270	120.1275	120.1280	120.1285	120.1290	120.1300	120.1305	120.1310	120.1320	120.1325	
November 5, 1993	(P-2727; A-8894)	(P-2727; A-8894)	(P-2727; A-8894)	(P-2727; A-8894)										(P-2727; A-8894)	(P-2727; A-8894)	(P-2727; A-8894)	(P-2727; A-8894)			(P-2727; A-8894)	(P-2727; A-8894)	(P-2727; A-8894)			(P-2727; A-8894)		(P-2727; A-8894)	(P-2727; A-8894)	(P-2727; A-8894	RQ-11873; EC-18223)	(P-2727; A-8894	RQ-11873; EC-18223)	(P-2727; A-8894	RQ-11873; EC-18223)	(P-2727; A-8894)	(P-2727; A-8894	RQ-11873; EC-18223)	(P-2727; A-8894)	(P-2727; A-8894)	(P-2727; A-8894)	(P-2727; A-8894)		(P-2727; A-8894)	(P-2727; A-8894)		(P-2727; A-8894)	(P-2727; A-8894)	(P-2727; A-8894)	(P-2/2/; A-8894)	
CTIONS AFFECTED INDEX	n (u	п (п								u (п	u (u	u (n	u (u (n	n	u (u (u (u (u (u (u (u (u (n (u :	n o	
SECTIONS AFFECTED INDEX	1075.2090	1075.2095	1075.2100	1075.2105	1075.2110	1075 2115	1075 2120	1075.2120	10/3.2123	10/5.2130	10/5,2135	1075.2140	1075.2145	1075.2150	1075.2155	1075.2160	1075.2165	1075.2170	1075.2200	1075.2210	1075.2220	1075.2230	1075.2240	1075.2300	1075.2310	1075,2320	1075.2330	1075.2340	1075.2350		1075.2360		1075.2370		1075.2380	1075.2390		1075.2400	1075.2410	1075.2420	1075.2430	1075.2440	1075.2450	1075.2460	1075.2500	1075.2510	1075.2520	1075.2530	10/5.2540	C 4 I 30
#45		(P-2727; A-8894)	(P-2727; A-8894)	(P-2727; A-8894)								(P-2727; A-8894)											(P-2727; A-8894)		(P-2727; A-8894)			(P-2727; A-8894)		(P-2727; A-8894)	(P-2727; A-8894)								(P-2727; A-8894)			(P-2727; A-8894)	(P-2727; A-8894)	(P-2727; A-8894)	Y 50					
Volume 17, Issue	TITLE 38 (CONT'D)	1075.1855 n	1075,1860 n	1075.1865 n				000			10/5.1895 n	1075.1900 n	1075.1905 n	1075.1910 n	1075.1915 n	1075.1920 n	1075.1925 n	1075,1930 n	1075,1935 n									1075.1980 n		1075.1990 n	п 2661.101	1075.2000 n	1075.2005 n	1075.2010 n	1075.2015 n	1075.2020 n	1075.2025 n	1075.2030 n	1075.2035 п		1075.2045 n	1075.2050 n	1075.2055 n	1075.2060 n	1075.2065 n	1075.2070 n	1075.2075 n	1075.2080 n	1075.2085 n	

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Part Part		TITLE 41 (CONT'D)		610.200	g	(P-1697; A-8176)	TITLE 47 (CONT'D)			370.212	E	(P-11713/92; A-319)
Part Part	140,225	6	(P-14352)	610.210	G	(P-1697; A-8176)	125.110 n	(P-1887	9/92; A-6180)	370.301	E	(P-11713/92; A-319)
Part Part	140.230	am	(P-14017/92; W-9752)	610.220	u		125.120 n	(P-1887	9/92; A-6180)	370.302	ш	(P-11713/92; A-319)
Part			(P-14352)	610.230			125.130 n	(P-1887	9/92: A-6180)	370.303	n	(P-11713/92: A-319)
### (P-1437)	140,232	am	(P-14017/92; W-9752)	610.240	=		125.140 n	(P-1887	9/92; A-6180)	370,304	ı s	
13.		am.#	(P-14352)	610.250	1 5		130.10	(P-1: A	-7212)	370,305	1 2	
Second Color Second Second Color Second Second S	140.234	am	(P-14017/92: W-9752)	610.260	E		130.20	(P-1: A	-7212)	370.401	=	
Second Principal Princip		St. Es	(P-14352)	610.270	F		130.30	(P-1: A	-7212)	370.402	1 =	
### (P-14352) ##	140.236	me	(P-14017/92: W-9752)	610.280	1 5		130.40	(P-1: A	-7212)	370.501	: =	(P-11713/92: A-319)
18	A	* 6	(P-14352)	610.300	3 6	(B-1697; A-8176)	130.50	(A-1, A	7212)	370.502	3 5	
Column C	000000	WIII.	(7:14332)	010.300	п	(F-1097; A-6170)	130.30 I	(r-1; A	72:27	200.302	II	
Characteristics Characteri	140.238		(F-14332)	010.310	п		130.60 r	(F-1; A	(717)	3/0.503	=	
Chicago Chic	140.240	am	(P-14017/92; W-9/52)	610.320	п	(P-1697; A-8176)	130.70 r	(P-1; A	-7212)	370.504	п	
1		a	(P-14352)	610.330	п	(P-1697; A-8176)	130.80 r	(P-1; A	-7212)	370.505	п	(P-11713/92; A-319)
10	140.241	a a	(E-11181)	610.340	п	(P-1697; A-8176)	130.90 r	(P-1; A	-7212)	370.506	п	(P-11713/92; A-319)
Characteristics Characteri	140.250	ы	(P-14352)	610.350	п	(P-1697; A-8176)	130.100 r	(P-1; A	-7212)	370.507	п	(P-11713/92; A-319)
(P-14632) (P-14632) (P-14617) (P-146	140,305	am	(P-14017/92; W-9752)	5000.230	am	(P-2105: A-10753)	130.110	(P-1: A	-7212)	370.601	r	(P-11713/92: A-319)
10 am			(P-14352)			(E-2361)		(P-1574	()	370.602	: =	
Column Children	40 210	200	(D-14017/02: W-0752)	5000 350		(D.15217) (E.15653)		A 7 2 (1)		370.603	1 1	
Colored Colo	40.310	WILL .	(2016-W-2011041-1)	2000.230	11	(F-1521/) (E-15053)		+/CI-J)		370.003	п	
Chief Chie	40.390	EEE	(F-1401//92; W-9/32)	3000.900	п	(F-113/8/92; A-1006)		(P-13/4	(/-	3/0.604	¤	
0 am (P-1401792; W-9752) 5000.920 n (P-1137892; A-1006) 160.06 am (P-15747) 20 am (P-1401792; W-9752) 5000.930 n (P-1137892; A-1006) 160.08 am (P-15747) 3 am (P-1401792; W-9752) 5000.950 n (P-1137892; A-1006) 160.08 am (P-15747) 4 an (P-1401792; W-9752) 5000.950 n (P-1137892; A-1006) 160.08 am (P-15747) 5 an (P-1566592; A-7214) 5000.950 n (P-1137892; A-1006) 370.101 n (P-1171392; A-319) 6 n (P-1566592; A-7214) 5000.950 n (P-1137892; A-1006) 370.102 n (P-1171392; A-319) 7 an (P-1566592; A-7214) 100.103 am (P-1670792; A-3856) 370.105 n (P-1171392; A-319) 8 n (P-1566592; A-7214) 100.404 n (P-1171392; A-319) 9 n (P-1566592; A-7214) 100.405 am (P-1670792; A-3856) 370.105 n (P-1171392; A-319) 9 n (P-1566592; A-7214) 100.405 am (P-1670792; A-3856) 370.105 n (P-1171392; A-319) 9 n (P-1566592; A-7214) 100.405 am (P-1670792; A-3836) 370.105 n (P-1171392; A-319) 9 n (P-1566592; A-7214) 100.405 am (P-1670792; A-3836) 370.105 n (P-1171392; A-319) 9 n (P-1566592; A-7214) 100.405 am (P-1670792; A-3836) 370.105 n (P-1171392; A-319) 9 n (P-1566592; A-7214) 100.405 am (P-1670792; A-3836) 370.110 n (P-1171392; A-319) 9 n (P-1566592; A-7214) 11.11 am (P-1670792; A-3836) 370.110 n (P-1171392; A-319) 9 n (P-1566592; A-600) 125.0 n (P-187992; A-6180) 370.201 n (P-1171392; A-319) 9 n (P-1566592; A-600) 125.0 n (P-1887992; A-6180) 370.202 n (P-1171392; A-319) 9 n (P-1280892; A-600) 125.0 n (P-1887992; A-6180) 370.204 n (P-1171392; A-319) 9 n (P-1280892; A-600) 125.0 n (P-1887992; A-6180) 370.206 n (P-1171392; A-319) 9 n (P-1280892; A-600) 125.0 n (P-1887992; A-6180) 370.206 n (P-1171392; A-319) 9 n (P-1280892; A-600) 125.0 n (P-1887992; A-6180) 370.206 n (P-1171392; A-319) 9 n (P-1280892; A-600) 125.0 n (P-1887992; A-6180) 370.200 n (P-1171392; A-319) 9 n (P-1280892; A-600) 125.0 n (P-1887992; A-6180) 370.200 n (P-1171392; A-319) 9 n (P-1280892; A-600) 125.0 n (P-1887992; A-6180) 370.200 n (P-1171392; A-319) 9 n (P-1280892; A-600) 125.0 n (P-1887992; A-6180) 370.200 n (P-1171392; A-319) 9 n (P-1280892; A-600) 125.0 n (P-1887992; A-6180			(P-14352)	2000.910	п	(P-11378/92; A-1006)		(P-1574	(1)	370.605	п	
0. m (P-143782) 5000.340 n (P-1437892, A-1006) 160.70 am (P-15747) 0. m (P-14352) 5000.940 n (P-1137892, A-1006) 310.401 am (P-15747) 0. n (P-14352) 5000.950 n (P-1137892, A-1006) 310.401 am (P-13805) 0. n (P-14352) 5000.950 n (P-1137892, A-1006) 370.101 n (P-1171392, A-319) 0. n (P-1566592, A-7214) 5000.970 n (P-1137892, A-1006) 370.102 n (P-1171392, A-319) 0. n (P-1566592, A-7214) 100.105 am (P-1670792, A-3856) 370.106 n (P-1171392, A-319) 0. n (P-1566592, A-7214) 100.105 am (P-1670792, A-3856) 370.106 n (P-1171392, A-319) 0. n (P-1566592, A-7214) 100.105 am (P-1670792, A-3856) 370.106 n (P-1171392, A-319) 0. n (P-1566592, A-7214) 10.0.105 am (P-1670792, A-3856) 370.106	40.400	am	(P-14017/92; W-9752)	5000.920	п	(P-11378/92; A-1006)		(P-1574	(7)	370.701	u	
20 am (P-14352) 5000.940 n (P-1137892; A-1006) 160.80 am (P-136547) 30 am (P-14352) 5000.960 n (P-1137892; A-1006) 370.101 n (P-1365592; A-7214) 5000.960 n (P-1137892; A-1006) 370.102 n (P-1137392; A-319) 0 n (P-1566592; A-7214) 5000.4p.B n (P-1137892; A-1006) 370.102 n (P-1173392; A-319) 0 n (P-1566592; A-7214) TITLE 47 (P-1137892; A-1066) 370.102 n (P-1173392; A-319) 0 n (P-1566592; A-7214) TITLE 47 (P-1137892; A-1066) 370.104 n (P-1173392; A-319) 0 n (P-1566592; A-7214) TITLE 47 (P-1670792; A-3836) 370.105 n (P-1173392; A-319) 0 n (P-1566592; A-7214) 100.105 am (P-1670792; A-3836) 370.106 n (P-1173392; A-319) 0 n (P-1566592; A-7214) 100.Ap.A (P-1670792; A-3836) 370.106 n (P-1173392; A-319) 0 n (P-1566592; A-7214) 100.Ap.A (P-1670792; A-3836) 370.110 n (P-1173392; A-319) 0 n (P-1566592; A-7214) 11L am (P-1670792; A-3836) 370.110 n (P-1173392; A-319) 0 n (P-1566592; A-7214) 11L am (P-1670792; A-3836) 370.111 n (P-1173392; A-319) 0 n (P-1280892; A-600) 125.10 n (P-1887992; A-6180) 370.202 n (P-1171392; A-319) 11 am (P-1280892; A-600) 125.50 n (P-1887992; A-6180) 370.204 n (P-1171392; A-319) 12 am (P-1280892; A-600) 125.50 n (P-1887992; A-6180) 370.206 n (P-1171392; A-319) 12 am (P-1280892; A-600) 125.50 n (P-1887992; A-6180) 370.206 n (P-1171392; A-319) 12 am (P-1280892; A-600) 125.50 n (P-1887992; A-6180) 370.206 n (P-1171392; A-319) 12 am (P-1280892; A-600) 125.50 n (P-1887992; A-6180) 370.206 n (P-1171392; A-319) 12 am (P-1280892; A-600) 125.50 n (P-1887992; A-6180) 370.206 n (P-1171392; A-319) 12 am (P-1280892; A-600) 125.50 n (P-1887992; A-6180) 370.206 n (P-1171392; A-319) 12 am (P-1280892; A-600) 125.50 n (P-1887992; A-6180) 370.206 n (P-1171392; A-319) 12 am (P-1280892; A-600) 125.50 n (P-1887992; A-6180) 370.206 n (P-1171392; A-319) 12 am (P-1280892; A-600) 125.50 n (P-1887992; A-6180) 370.206 n (P-1171392; A-319) 12 am (P-1280892; A-600) 125.50 n (P-1887992; A-6180) 370.206 n (P-1171392; A-319) 12 am (P-1280892; A-600) 125.50 n (P-1887992; A-6180) 370.206 n (P-1171392; A-319) 12 am (P-1280892; A-600)			(P-14352)	5000.930	п	(P-11378/92; A-1006)		(P-1574	(7:	370.702	4	(P-11713/92; A-319)
n (P-14352) 5000,950 n (P-1137892; A-1066) 310,401 am (P-1659) (E-1805) 31 am (E-1186) 5000,950 n (P-1137892; A-1066) 370,101 n (P-113692) (E-13805) 0 n (P-15665/92; A-7214) 5000,970 n (P-1137892; A-1066) 370,102 n (P-1171392; A-319) 0 n (P-16665/92; A-7214) 1103.30 am (P-1670792; A-3836) 370,102 n (P-1171392; A-319) 0 n (P-15665/92; A-7214) 1100.30 am (P-16707/92; A-3836) 370,106 n (P-1171392; A-319) 0 n (P-15665/92; A-7214) 1100.30 am (P-16707/92; A-3836) 370,106 n (P-1171392; A-319) 0 n (P-15665/92; A-7214) 1100.30 am (P-16707/92; A-3836) 370,107 n (P-1171392; A-319) 0 n (P-15665/92; A-7214) 11.1 am (P-16707/92; A-3836) 370,110 n (P-1171392; A-319) 0 <td></td> <td>am</td> <td>(P-14017/92; W-9752)</td> <td>5000.940</td> <td>п</td> <td>(P-11378/92; A-1006)</td> <td></td> <td>(P-1574</td> <td>(7:</td> <td>370.703</td> <td>и</td> <td>(P-11713/92; A-319)</td>		am	(P-14017/92; W-9752)	5000.940	п	(P-11378/92; A-1006)		(P-1574	(7:	370.703	и	(P-11713/92; A-319)
Charles Char		a	(P-14352)	5000.950	п	(P-11378/92; A-1006)		(P-1365	(9) (E-13805)	370.704	п	(P-11713/92; A-319)
0 n (P-15665/92; A-7214) 5000.970 n (P-11378/92; A-1006) 370.102 n (P-11713/92; A-319) 0 n (P-15665/92; A-7214) 5000.4p.B n (P-11378/92; A-1006) 370.103 n (P-11713/92; A-319) 0 n (P-15665/92; A-7214) TITLE 47 (P-16707/92; A-3836) 370.105 n (P-11713/92; A-319) 0 n (P-15665/92; A-7214) 100.105 am (P-16707/92; A-3836) 370.106 n (P-11713/92; A-319) 0 n (P-15665/92; A-7214) 100.04p.A am (P-16707/92; A-3836) 370.107 n (P-11713/92; A-319) 0 n (P-15665/92; A-7214) 100.04p.A am (P-16707/92; A-3836) 370.107 n (P-11713/92; A-319) 1 n (P-15665/92; A-7214) 11.L am (P-16707/92; A-3836) 370.109 n (P-11713/92; A-319) 1 n (P-15665/92; A-7214) 11.L am (P-16707/92; A-3836) 370.110 n (P-11713/92; A-319) 2 n (P-15665/92; A-600) 125.10 n (P-1887/92; A-6180) 370.204 n (P-11713/92; A-319) 3 n (P-12808/92; A-600) 125.20 n (P-1887/92; A-6180) 370.204 n (P-11713/92; A-319) 3 n (P-12808/92; A-600) 125.40 n (P-1887/92; A-6180) 370.204 n (P-11713/92; A-319) 3 n (P-12808/92; A-600) 125.50 n (P-1887/92; A-6180) 370.204 n (P-11713/92; A-319) 3 n (P-12808/92; A-600) 125.50 n (P-1887/92; A-6180) 370.204 n (P-11713/92; A-319) 3 n (P-12808/92; A-600) 125.50 n (P-1887/92; A-6180) 370.209 n (P-11713/92; A-319) 3 n (P-12808/92; A-600) 125.50 n (P-1887/92; A-6180) 370.209 n (P-11713/92; A-319) 3 n (P-12808/92; A-600) 125.50 n (P-1887/92; A-6180) 370.209 n (P-11713/92; A-319) 3 n (P-12808/92; A-600) 125.50 n (P-1887/92; A-6180) 370.209 n (P-11713/92; A-319) 3 n (P-12808/92; A-600) 125.40 n (P-1887/92; A-6180) 370.209 n (P-11713/92; A-319) 3 n (P-12808/92; A-600) 125.40 n (P-1887/92; A-6180) 370.209 n (P-11713/92; A-319) 4 n (P-12808/92; A-600) 125.40 n (P-1887/92; A-6180) 370.209 n (P-11713/92; A-319) 4 n (P-12808/92; A-600) 125.40 n (P-1887/92; A-6180) 370.209 n (P-11713/92; A-319) 4 n (P-12808/92; A-600) 125.40 n (P-1887/92; A-6180) 370.209 n (P-11713/92; A-319)		am	(E-1186)	5000.960	п			(P-1171	3/92; A-319)	370.705	п	(P-11713/92; A-319)
0 n (P-15665/92; A-7214) 5000.Ap.B n (P-11378/92; A-1006) 370.103 n (P-11713/92; A-319) (P-15665/92; A-7214) TITLE 47 (P-16707/92; A-3836) 370.104 n (P-11713/92; A-319) (P-15665/92; A-7214) 100.105 am (P-16707/92; A-3836) 370.106 n (P-11713/92; A-319) (P-15665/92; A-7214) 100.105 am (P-16707/92; A-3836) 370.106 n (P-11713/92; A-319) (P-15665/92; A-7214) 100.105 am (P-16707/92; A-3836) 370.106 n (P-11713/92; A-319) (P-15665/92; A-7214) 11. m (P-16707/92; A-3836) 370.107 n (P-11713/92; A-319) (P-15665/92; A-7214) 11. m (P-16707/92; A-3836) 370.110 n (P-11713/92; A-319) (P-11713/92; A-319) (P-15665/92; A-7214) 11. m (P-16707/92; A-3836) 370.110 n (P-11713/92; A-319) (P-11713/92; A	280.10	п	(P-15665/92; A-7214)	5000.970	п	(P-11378/92; A-1006)		(P-1171		370.706	и	(P-11713/92; A-319)
0 n (P-15665/92; A-7214) TITLE 47 (P-16707/92; A-3836) 370,104 n (P-11713/92; A-319) (P-11713/92; A-7214) 100.105 am (P-16707/92; A-3836) 370,105 n (P-11713/92; A-319) (P-15665/92; A-7214) 100.105 am (P-16707/92; A-3836) 370,107 n (P-11713/92; A-319) (P-15665/92; A-7214) 100.105 am (P-16707/92; A-3836) 370,107 n (P-11713/92; A-319) (P-15665/92; A-7214) 100.Ap.A (P-16707/92; A-3836) 370,107 n (P-11713/92; A-319) (P-11713/92; A-319) (P-15665/92; A-7214) 11.B am (P-16707/92; A-3836) 370,110 n (P-11713/92; A-319) (P-15665/92; A-7214) 11.C am (P-16707/92; A-3836) 370,111 n (P-11713/92; A-319) (P-11713/92; A-319) (P-12808/92; A-600) 125.10 n (P-18707/92; A-3836) 370,111 n (P-11713/92; A-319) (P-11713/92; A-319) (P-12808/92; A-600) 125.10 n (P-18879/92; A-6180) 370,201 n (P-11713/92; A-319) (P-11713/92; A-319) (P-12808/92; A-600) 125.30 n (P-18879/92; A-6180) 370,203 n (P-11713/92; A-319) (P-11713/92; A-319) (P-12808/92; A-600) 125.50 n (P-18879/92; A-6180) 370,203 n (P-11713/92; A-319) (P-11713/92; A-319) (P-18713/92; A-6180) 370,203 n (P-11713/92; A-319) (P-18713/92; A-6180) 370,203 n (P-11713/92; A-319) (P-18713/92; A-6180) 370,203 n (P-11713/92; A-319) (P-18713/92; A-6180) 370,203 n (P-11713/92; A-319) (P-18713/92; A-6180) 370,203 n (P-11713/92; A-319) (P-18713/92; A-6180) 370,203 n (P-11713/92; A-319) (P-18713/92; A-6180) 370,203 n (P-11713/92; A-319) (P-1697; A-8176) 125.30 n (P-18879/92; A-6180) 370,203 n (P-11713/92; A-319) (P-1697; A-8176) 125.90 n (P-18879/92; A-6180) 370,203 n (P-11713/92; A-319) (P-1697; A-8176) 125.90 n (P-18879/92; A-6180) 370,203 n (P-11713/92; A-319) (P-1697; A-8176) 125.90 n (P-18879/92; A-6180) 370,203 n (P-11713/92; A-319) (P-1697; A-8176) 125.90 n (P-18879/92; A-6180) 370,203 n (P-11713/92; A-319) (P-1697; A-8176) 125.90 n (P-18879/92; A-6180) 370,203 n (P-11713/92; A-319) (P-1697; A-8176) 125.90 n (P-18879/92; A-6180) 370,203 n (P-11713/92; A-319) (P-1697; A-8176) 125.90 n (P-18879/92; A-6180) 370,203 n (P-11713/92; A-319) (P-1697; A-8176) 125.90 n (P-18879/92; A-6180) 370,203 n (280.20	n	(P-15665/92; A-7214)	5000.Ap.B	п	(P-11378/92; A-1006)		(P-1171		370.707	и	(P-11713/92; A-319)
0 n (P-15665/92; A-7214) TITLE 47 10 n (P-15665/92; A-7214) TITLE 47 10 n (P-157665/92; A-7214) 100.30 am (P-16707/92; A-3836) 370.106 n (P-11713/92; A-319) 10 n (P-15665/92; A-7214) 100.40. am (P-16707/92; A-3836) 370.108 n (P-11713/92; A-319) 10 n (P-15665/92; A-7214) 100.4p.A 11 n (P-15665/92; A-7214) 11.D am (P-16707/92; A-3836) 370.110 n (P-11713/92; A-319) 11 n (P-15665/92; A-7214) 11.D am (P-16707/92; A-3836) 370.110 n (P-11713/92; A-319) 11 n (P-15665/92; A-7214) 11.D am (P-16707/92; A-3836) 370.111 n (P-11713/92; A-319) 11 n (P-12808/92; A-600) 125.10 n (P-18879/92; A-6180) 370.201 n (P-11713/92; A-319) 11 n (P-12808/92; A-600) 125.20 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 11 n (P-12808/92; A-600) 125.40 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 11 n (P-12808/92; A-600) 125.50 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 12 n (P-12808/92; A-600) 125.50 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 12 n (P-12808/92; A-600) 125.50 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 12 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 12 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 12 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 12 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 12 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 12 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 12 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 12 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 12 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 12 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 12 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 12 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 12 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 12 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 13 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 14 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 15 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 15 n (P-18879/92;	280.30	п	(P-15665/92; A-7214)				370.104 n	(P-1171		370.801	и	(P-11713/92; A-319)
0 n (P-15665/92; A-7214) 100.30 am (P-16707/92; A-3836) 370.106 n (P-11713/92; A-319) 5 n (P-15665/92; A-7214) 100.105 am (P-16707/92; A-3836) 370.107 n (P-11713/92; A-319) 5 n (P-15665/92; A-7214) 100.4p.A (P-16707/92; A-3836) 370.107 n (P-11713/92; A-319) 6 n (P-15665/92; A-7214) 11.B am (P-16707/92; A-3836) 370.111 n (P-11713/92; A-319) 70 n (P-15665/92; A-7214) 11.B am (P-16707/92; A-3836) 370.111 n (P-11713/92; A-319) 70 am (P-12808/92; A-600) 125.10 n (P-16707/92; A-3836) 370.112 n (P-11713/92; A-319) 70 am (P-12808/92; A-600) 125.10 n (P-1870/92; A-6180) 370.203 n (P-11713/92; A-319) 710 am (P-12808/92; A-600) 125.40 n (P-18879/92; A-6180) 370.204 n (P-11713/92; A-319) 710 n (P-18708/92; A-600) 125.50 n (P-18879/92; A-6180) 370.205 n (P-11713/92; A-319) 710 n (P-18708/92; A-600) 125.50 n (P-18879/92; A-6180) 370.206 n (P-11713/92; A-319) 710 n (P-18708/92; A-6180) 370.209 n (P-11713/92; A-319) 710 n (P-18708/92; A-6180) 370.209 n (P-11713/92; A-319) 710 n (P-18708/92; A-6180) 370.209 n (P-11713/92; A-319) 710 n (P-18708/92; A-6180) 370.209 n (P-11713/92; A-319) 710 n (P-18708/92; A-6180) 370.209 n (P-11713/92; A-319) 710 n (P-18708/92; A-6180) 370.209 n (P-11713/92; A-319) 710 n (P-18708/92; A-6180) 370.209 n (P-11713/92; A-319) 710 n (P-18708/92; A-6180) 370.209 n (P-11713/92; A-319) 710 n (P-18708/92; A-6180) 370.209 n (P-11713/92; A-319) 710 n (P-18708/92; A-6180) 370.209 n (P-11713/92; A-319) 710 n (P-18708/92; A-6180) 370.209 n (P-11713/92; A-319)		п	(P-15665/92; A-7214)	TITLE 47			370.105 n	(P-1171	3/92; A-319)	370.802	ū	(P-11713/92; A-319)
6 n (P-15665/92; A-7214) 100.105 am (P-16707/92; A-3856) 370.107 n (P-11713/92; A-319) 5 n (P-15665/92; A-7214) 100.Ap.A 1.1.A am (P-16707/92; A-3856) 370.108 n (P-11713/92; A-319) 5 n (P-15665/92; A-7214) 1.1.B am (P-16707/92; A-3836) 370.110 n (P-11713/92; A-319) 6 n (P-15665/92; A-7214) 1.1.C am (P-16707/92; A-3836) 370.110 n (P-11713/92; A-319) 7.1.D am (P-15808/92; A-600) 1.1.F am (P-16707/92; A-3836) 370.111 n (P-11713/92; A-319) 7.0.1 n (P-12808/92; A-600) 1.25.10 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 7.0.1 n (P-12808/92; A-600) 1.25.20 n (P-18879/92; A-6180) 370.204 n (P-11713/92; A-319) 7.0.2 n (P-12808/92; A-600) 1.25.50 n (P-18879/92; A-6180) 370.205 n (P-11713/92; A-319) 7.0.2 n (P-12808/92; A-600) 1.25.50 n (P-18879/92; A-6180) 370.205 n (P-11713/92; A-319) 7.0.2 n (P-12808/92; A-600) 1.25.50 n (P-18879/92; A-6180) 370.205 n (P-11713/92; A-319) 7.0.2 n (P-12808/92; A-600) 1.25.50 n (P-18879/92; A-6180) 370.205 n (P-11713/92; A-319) 7.0.2 n (P-11713/92; A-319) 1.25.50 n (P-18879/92; A-6180) 370.205 n (P-11713/92; A-319) 7.0.2 n (P-11713/92; A-319) 1.25.50 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) 7.0.2 n (P-18717/92; A-319) 1.25.50 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) 1.25.50 n (P-18879/92; A-6180) 1.25.50 n (P-18879/92; A-6180) 1.25.50 n (P-18879/92; A-6180) 1.25.50 n (P-18879/92; A-6180) 1.25.50 n		u	(P-15665/92; A-7214)	100.30	am	(P-16707/92: A-3836)		(P-1171	3/92: A-319)	370.901	E	(P-11713/92: A-319)
75. n (P-15665/92; A-7214) 100.Ap.A (P-16707/92; A-3836) 370.109 n (P-11713/92; A-319) 100.Ap.A (P-15665/92; A-7214) 11.B am (P-16707/92; A-3836) 370.110 n (P-11713/92; A-319) 11.C am (P-16707/92; A-3836) 370.110 n (P-11713/92; A-319) 11.C am (P-16707/92; A-3836) 370.111 n (P-11713/92; A-319) 11.E am (P-16707/92; A-3836) 370.111 n (P-11713/92; A-319) 11.E am (P-16707/92; A-3836) 370.112 n (P-11713/92; A-319) 11.E am (P-16707/92; A-3836) 370.113 n (P-11713/92; A-319) 11.E am (P-18808/92; A-600) 125.10 n (P-11713/92; A-6180) 370.201 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.203 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.205 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.205 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.205 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.206 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.206 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.206 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.206 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.206 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.206 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.206 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.206 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.206 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.206 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) 125.20 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) 125.200 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) 125.200 n (P-18879/92; A-6180) 370.200 n (P-11		1 =	(P-15665/92: A-7214)	100.105	me	(P-16707/92; A-3836)		(P-1171		370 902	: =	
70.100	20.000	1 s	(D-15665/02: A-7214)	100 An A		(0000 37 (77))	101.076	(F-11/1		370.002	1 6	
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0 n (P-15665/92; A-7214) .11.C am (P-16707/92; A-3836) 370.111 n (P-11713/92; A-319) .11.D am (P-16707/92; A-3836) 370.111 n (P-11713/92; A-319) .11.D am (P-16707/92; A-3836) 370.112 n (P-11713/92; A-319) .11.E am (P-16707/92; A-3836) 370.113 n (P-11713/92; A-319) .11.E am (P-18808/92; A-600) .11.F am (P-1879/92; A-6180) 370.201 n (P-11713/92; A-319) .125.10 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) .125.20 n (P-18879/92; A-6180) 370.203 n (P-11713/92; A-319) .125.30 n (P-18879/92; A-6180) 370.204 n (P-11713/92; A-319) .125.40 n (P-18879/92; A-6180) 370.205 n (P-11713/92; A-319) .125.50 n (P-18879/92; A-6180) 370.206 n (P-11713/92; A-319) .125.50 n (P-18879/92; A-6180) 370.206 n (P-11713/92; A-319) .125.50 n (P-18879/92; A-6180) 370.206 n (P-11713/92; A-319) .125.50 n (P-18879/92; A-6180) 370.208 n (P-11713/92; A-319) .125.50 n (P-18879/92; A-6180) 370.208 n (P-11713/92; A-319) .125.50 n (P-18879/92; A-6180) 370.208 n (P-11713/92; A-319) .125.50 n (P-18879/92; A-6180) 370.208 n (P-11713/92; A-319) .125.50 n (P-18879/92; A-6180) 370.208 n (P-11713/92; A-319) .125.50 n (P-18879/92; A-6180) 370.208 n (P-11713/92; A-319) .125.50 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) .125.50 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) .125.50 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) .125.50 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) .125.50 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) .125.50 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) .125.50 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) .125.50 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) .125.50 n (P-11713/92; A-5180) .125.50 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) .125.50 n (P-11713/92; A-5180) .125.50 n (P-11713/92; A-319) .125.50 n (P-11713/	280.75	п	(P-15665/92; A-7214)	.II.B	am		370.110 n	(P-1171		370.1001	п	
The color of the	280.80	п	(P-15665/92; A-7214)	:II.C	am			(P-1171		370.1002	п	
. II.E am (P-16707/92; A-3836) 370.113 n (P-11713/92; A-319) 00 am (P-12808/92; A-600) .II.F am (P-16707/92; A-6180) 370.201 n (P-11713/92; A-319) 550 am (P-12808/92; A-600) 1.25.10 n (P-18879/92; A-6180) 370.202 n (P-11713/92; A-319) 15 n (P-12808/92; A-600) 1.25.30 n (P-18879/92; A-6180) 370.203 n (P-11713/92; A-319) 10 am (P-12808/92; A-600) 1.25.40 n (P-18879/92; A-6180) 370.204 n (P-11713/92; A-319) 10 am (P-12808/92; A-600) 1.25.50 n (P-18879/92; A-6180) 370.205 n (P-11713/92; A-319) 115 an (P-12808/92; A-600) 1.25.50 n (P-18879/92; A-6180) 370.206 n (P-11713/92; A-319) 110 n (P-1697; A-8176) 1.25.80 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) 110 n (P-1697; A-8176) 1.25.90 n (P-18879/92; A-6180) 370.209 n (P-11713/92; A-319) 110 n (P-1697; A-8176) 1.25.90 n (P-18879/92; A-6180) 370.200 n (P-11713/92; A-319) 110 n (P-1697; A-8176) 1.25.90 n (P-18879/92; A-6180) 370.200 n (P-11713/92; A-319)				Q.II.	am		370.112 n	(P-1171		370.1003	п	(P-11713/92; A-319)
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n (P-169); A-81/6) 1.25.90 n (P-181/9/2; A-6180) 370.210 n (P-171/9/9; A-6180) 370.210 n (P-171/9/9; A-6180) 370.210 n (P-171/9/9; A-6180) 370.210 n (P-171/9/9; A-8180) 1.25.90 n (P-171/9/9/9; A-8180) 1.25.90 n (P-171/9/9/9; A-8180) 1.25.90 n (P-171/9/9/9/9/9/9/9/9/9/9/9/9/9/9/9/9/9/9/	010.100	п	(F-109/; A-61/0)	08.621	ш	(F-186/9/92; A-0180)	3/0.209 n	(P-11/1	3/92; A-319)	/00.20/	E	(F-4330)
20 March 20	510.110	п	(P-169/; A-81/6)	125.90	E	(P-188/9/92; A-6180)	370.210 n	(P-1171	3/92; A-319)	700.209	z z	(P-4530)
n (F-1097; A-8170) 1.25.100 n (F-18679792; A-9180) 370.211 n (F-11715/92; A-319)	610.120	z z	(P-1697; A-8176)	125.100	E	(P-18879/92; A-6180)	370.211 n	(P-1171	3/92; A-319)	700.211	=	(P-4530)
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am (P-10: A-15556)							am (P-17853/92; A-3194)	am (P-6919; A-17937)	r (P-6919; A-17937)	am (P-6919; A-17937)					(F-211; A-0009)					(P-12006/92;	_		am (P-12006/92; A-308)	_	_	n (P-2523; A-10275)	n (E-13801)	n (P-12006/92; A-308)	am (P-12006/92; A-308)	am (P-15638/92; A-614)	n (P-15638/92; A-614)	n (P-15638/92; A-614)	am (P-15638/92; A-614)	am (P-15638/92; A-614)	am (P-15638/92; A-614)	am (P-15625/92; A-295)	(P-17628)	am (P-15625/92; A-295)	(P-17628)	am (P-15625/92; A-295)	(P-17628)	п (Р-886; А-10270)	n (P-8403; A-17929)	am (P-6907; A-17917)	am (P-6907; A-17917)	am (P-6907; A-17917)	am (P-6907; A-17917)				
2520.797	2530 Am A	2600 50	2717 201	2712.201	2/12.203	2712.205	2712.207	2720.100	2720.110	2720.115	2720.135	2720 145	2720 300	2737 225	2737 277	2732 220	2760 126	2760.120	2766	2765 50	2705.30	2/03.04	2/63.66	2765.70	2765.70	2765.71	2765.72	2765.74	2765.75	2765.328	2765.329	2765.330	2765.333	2765.334	2765.335	2770.100		2770.105		2770.110		2840.25	2840.125	2865.1	2865.50	2865.60	2865.115	2865.210			
	(P-11279)	(P-11279)	(p.11279)	(D. 11776)	(F-11279)	(F-112/9)	(F-112/9)	(F-112/9)	(P-11279)	(P-11279)	(P-11279)	(P-11279)	(P-11279)	(P-11279)	(P-11279)	(P-10375/92) A-1525)	(P-10375/92: A-1525)	(B-10375/00: A 1505)	(B 10275/00): A 1525	<	(F-103/3/92; A-1323)	(F-103/3/92; A-1323)	(F-103/3/92; A-1323)	(F-696; A-81/U)	(F-096; A-81/0)	(F-696; A-81/U)	(P-696; A-8170)	(P-696; A-8170)	(P-696; A-8170)	(P-14073)	(P-14073)	(P-14511/92; A-2206)			(P-3780/92; O-180;	R-1239; A-1074)	(E-7072)	(P-10; A-15556)	(P-10; A-15556)	(P-10; A-15556)	(P-10; A-15556)	(P-10; A-15556)	(P-10; A-15556)	(P-10; A-15556)	(P-10; A-15556)	(P-10; A-15556)	(P-10; A-15556)	(P-10; A-15556)	(P-10; A-15556)		SAI-44
NT'D)	am	am	me		alli	AIII	am	am	am	am	am	am	am	am	аш	am	me	orn o	TINE C	ame	alli	ain	alli	u :	u i	E	п	п	п	am	u	аш			am			th:	am	am	am	am	* t:	ы	am	am	am	am	am		
TITLE 50 (CONT'D)	2012.80	2012.90	2012.95	2012 100	2012.100	2012.110	2012.113	2012.120	2012.122	2012.124	2012.126	2012.130	2012.140	2012.150	2012.Ex.D	2013.10	2013.20	2013 30	2013.30	2013.40	2013.60	2013.00	2015.70	2015.10	2015.20	2013.30	2015.40	2015.50	2015.60	6201.70	6201.75	7020.80		TITLE 56	350.280			2520.700	2520.700	2520.710	2520.720	2520.730	2520.740	2520.750	2520.760	2520.770	2520.780	2520.790	2520.795		
_	(P-2106; A-15834)	n (P-7279/92; O-1240;	M-6893)	(P-7279/92: O-1240:	2		2 4	AI C	_ :	_	_	(P-4768; A-15838)	(P-4768; A-15838)	(P-4768; A-15838)	(P-4768; A-15838)	(P-4768; A-15838)	(P-4768; A-15838)	(P-8411)	(P-8411)	(P-8411)	(P-8411)	(P-8411)	(P-8411)	(P-3085)	(P-3985)	(B 2085)	(F-3983)	(F-3983)	(P-8735/92; A-4195)	(P-8/35/92; A-4195)	(P-8735/92; A-4195)		_				_		_	_			(P-11279)								
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270.2100 n	270.2200	270 2300									_	300.271 n		300.278 а			300.290 а								300.3210							330.200	330.270			330.278			330.290		330.330		4 411 1116
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(P-11/286) (B-11/20)	(F-10080) (E-11170)	(F-10086) (E-11170)	(P-10686) (E-11170)	(P-10686) (E-11170)	(P-1000) (E-111/0)	(FF-10/1; C-303/)	(P-3831: A-9999)	(P-3831: A-9999)	(P-3831: A-9999)	(P-585; A-6663)	(P-585; A-6663)				(P-777; A-9081)		(P-777; A-9081)	(P-762; A-9079)		(P-762; A-9079)			(P-762; A-9079)		(P-/62: A-09/9)					(P-762; A-9079)		(F-702; A-9019)	(P-762: A-9079)		(P-762; A-9079)				(P-762; A-9079)	(P-///; A-9081)	(P-777; A-9081)	(F-/02; A-90/9)	(1 000 t)
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330 100	330.100	320.110	330.120	330.130	730.140	730.10	730.20	730.30	730,40	740.5	740.10	740.20	740.30	750.10	750.10	750.20	750.20	750.30	750.30	750.40	750.40	750.41	750.50	750.50	750.60	750.70	750.70	750.80	750.80	750.90	750.90	750.100	750.110	750.110	750.120	750.120	750.130	750.130	750.140	750.140	750.150	/30.Ap.A	750 A - A
	100 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	(F-13/83/92; A-1389)	(F-13/83/92; A-1389)	(F-13/63/92; A-1369)	(F-13/83/92, A-1369)	(F-103/9)	(P-15785/92: A-1589)	(P-16379)	(P-15785/92: A-1589)	(P-6612; A-13494)	(P-16379)	(P-15785/92; A-1589)	(P-890)	(P-890)	(P-890)	(P-890)	(P-890)	(P-890)	(P-8435)	(P-8435)	(P-8435)	(P-8435)	(P-8435)	(F-4149)	(P-4149)	(6414-1)		(P-3917; A-17908)	(P-3917; A-17908)	(P-3917; A-17908)	(P-3917; A-17908)	(F-391/; A-1/908)	(P-3917; A-17908)	(P-3917; A-17908)			(P-10686) (E-11170)	(P-10686) (E-11170)	(P-10686) (E-11170)	(P-10686) (E-11170)	(P-10686) (E-11170)	(r-10000) (E-111/0)	(A) 100001 (T) 1112(A)
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CULTIFIC AS ACCUMENT	111.60 (00)	1455.50	1455.00	1455.70	1466 300	1455.200	1455 210	24.004	1455,300			1455.310	1465.10	1465.30	1465.35	1465.36	1465.80	1465.90	1470.5	1470.7	1470.20	1470.80	1470.90	1480.130	1480.150	1400.130	TITLE 71	500.10	500.20	500.30	500.40	500.50	500.70	500.80		TITLE 74	330.10	330.20	330.30	330.40	330.50	330.00	220.20

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ILLINOIS REGISTER	SECTIONS
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330.4330 am 350.110 am 350.120 am 350.140 am 350.150 am 350.175 am 350.175 am 350.270 am	(P-1321; A-19258) (P-12104) (P-12104) (P-12104)	390.640	am	(P-1296; A-19235)	535.415	am	(P-10911/92; A-8196)	597.210	ш	(P-17529/92: A-13763)
	(P-12104) (P-12104) (P-12104)	190 680	шь			1				The state of the s
	(P-12104) (P-12104)			(P-1296 A-19235)	535 A20			507 220	5	(D-17570/02, A 13763)
	(F-12104)	300 696	2000	(B 1306, A 10325)	535 430	0 000		077:109	11	(1-1)22/22, A-13/03
	(F-12104)	200.000	AIII	(F-1290; A-19233)	004.000	alli		397.300	п	(F-1/329/92; A-13/63)
		390.1023	u	(F-10520/92; A-1016/)	232.432	am		297.310	п	(P-17529/92; A-13763)
	(P-12104)	390.2660	am	(P-12128)	535.440	am	(P-10911/92; A-8196)	597.320	п	(P-17529/92; A-13763)
	(P-12104)	390,3210	am	(P-1296; A-19235)	535,500	am	(P-10911/92; A-8196)	600.100	п	(P-14806)
	(P-1269; A-19210)	390.3330	am	(P-1296; A-19235)	535.510	am	(P-10911/92; A-8196)		See	(P-14831)
	(D 1260; A 10210)	305 100	24.0	(D 8066/07: A 2084)	535 515	am		600 110		(E 12115) (D 14921)
	(F-1209, A-19210)	305 110	ann	(F-0000/92, A-2984)	626.636	all!		000.110	-	(E-15115) (F-14651)
	(E-23/3) (P-6028;	393,110	am	(F-8066/92; A-2984)	333,320	аш			п	(E-12918) (P-14800)
	A-15056)	395.120	am	(P-8066/92; A-2984)	535.530	am	(P-10911/92; A-8196)	600.120	i	(E-13115) (P-14831)
	(P-1269; A-19210)	395.130	am	(P-8066/92; A-2984)	535,535	am	(P-10911/92; A-8196)	600.130	!	(E-13115) (P-14831)
u 1/2	(E-2373) (P-6028;	395.140	am	(P-8066/92; A-2984)	535.540	am	(P-10911/92; A-8196)	600,140	!	(E-13115) (P-14831)
	A-15056)	395.150	arn	(P-8066/92: A-2984)	535.600	am	(P-10911/92: A-8196)	600,200	5	(F-13115) (P-14831)
350 278 am	(F-2373) (P-6028-	305 160	m.e	(P-8066/97: A-2984)	535 650	ше	(P-10911/97: A-8196)			(F-12018) (P-14806)
	A 15056)	305 170	11100	00/66/00	030.353	2110		600 210	1 1	(E 12/15) (1 14921)
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	(P-12104)	395.175	п	(P-8066/92; A-2984)	232.810	am			П	(E-12918) (P-14806)
350.290 am	(E-2373) (P-6028;	395.180	am	(P-8066/92; A-2984)	535.1000	n		600.220	l	(E-13:15) (P-14831)
	A-15056)	395.190	am	(P-8066/92; A-2984)	540.65	am	(P-15023/92; A-8258)	600,230	Sec	(E-13115) (P-14831)
350.330 am	(E-7948) (P-10144)	395.200	<u>.</u>	(P-8066/92: A-2984)	540.70	am	(P-15023/92; A-8258)	600.240	See	(E-13115) (P-14831)
	(P-1269: A-19210)	195 300	m.g	(P-8066/97- A-2984)	540.80	am	(P-15023/92: A-8258)	600.250	See	(E-13115) (P-14831)
	(D 1060: A 10010)	205.200	27700	(D 0066 (O), A 2004)	540 90	und	(P-15023/02) A-8258)	600 300	1-	(E-13115) (P-14831)
	(F-1269; A-19210)	393.400	аш	(F-0000/92; A-2984)	340.30	aili	(I -13023/32, A-8238)	000.300	-0	(E-13010) (L-14031)
350.685 am	(P-1269; A-19210)	203.10	u u	(F-13400) (E-13031)	340.220	=	(F=(2101) (E=12439)	4	2	(E-12916) (F-14000
350.1235 n	(P-15044/92; A-16153)	505.20	u	(P-13406) (E-13631)	593.10	n	(P-11352)	600.310	i-e	(E-13115) (P-14831)
350.2660 am	(P-12104)	505.30	п	(P-13406) (E-13631)	593.20	п	(P-11352)		п	(E-12918) (P-14806)
350.3210 am	(P-1269; A-19210)	505.40	п	(P-13406) (E-13631)	593.30	п	(P-11352)	600.320	ы	(E-13115) (P-14831)
350.3330 am	(P-1269; A-19210)	505.50	п	(P-13406) (E-13631)	593.100	п	(P-11352)		п	(E-12918) (P-14806)
350.3730 am	(P-4791/92; A-2351)	505.Ap.A	п	(P-13406) (E-13631)	593.110	п	(P-11352)	600,330	ы	(E-13115) (P-14831)
	(P-8781) (E-9105)	535.10	am	(P-10911/92; A-8196)	593.120	n	(P-11352)		п	(E-12918) (P-14806)
350.Ap.A r	(P-1269; A-19210)	535.20	am	(P-10911/92; A-8196)	593.130	п	(P-11352)	600.340	⊭	(E-13115) (P-14831)
370.520 am	(P-8793) (E-9117)	535.100	am	(P-10911/92; A-8196)	593.140	п	(P-11352)	600.400	ы	(E-13115) (P-14831)
390.110 am	(P-12128)	535.150	am	(P-10911/92; A-8196)	593.200	u	(P-11352)		п	(E-12918) (P-14806)
390.120 am	(P-12128)	535.200	am	(P-10911/92; A-8196)	593.210	n	(P-11352)	600.410	ы	(E-13115) (P-14831)
	(P-12128)	535.210	am	(P-10911/92: A-8196)	593.220	п	(P-11352)		u	(E-12918) (P-14806)
	(P-12128)	535 215	me	(P-10911/92: A-8196)	593.230	n	(P-11352)	600.420	<u>_</u>	(E-13115) (P-14831)
	(x - 12123)	525 216	1 1	(P.10011/02: A.9106)	593 240		(P-11352)	600 500	· 1-	(F-13115) (P-14831)
	(F-12128)	037.000	Π :	(F-10911/92, A-6190)	505 10	217	(P-17447/02: A-13746)		۲ ,	(E-12018) (P-14806)
	(F-1296; A-19233)	333.220	—	(F-10911/92; A-6190)	253.10	AIII		000	11	(E-12216) (I-14600
390.180 am	(P-1296; A-19235)	535,230	am	(P-10911/92; A-8196)	595.100	am		016.009	ы	(E-13115) (P-14831)
390.260 аш	(E-2390) (P-6044;	535.260	am	(P-10911/92; A-8196)	595.110	am	(P-17447/92; A-13746)		п	(E-12918) (P-14806)
	A-15073)	535.265	am	(P-10911/92; A-8196)	595.200	am	(P-17447/92; A-13746)	009.009	ы	(E-13115) (P-14831)
390.270 am	(P-1296; A-19235)	535.270	am	(P-10911/92; A-8196)	595,300	am	(P-17447/92; A-13746)	600.610	Ξ	(E-13115) (P-14831)
	(E-2390) (P-6044:	535.310	am	(P-10911/92; A-8196)	595,310	am	(P-17447/92; A-13746)	600.700	ъ	(E-13115) (P-14831)
	A-15073)	535.315	am	(P-10911/92: A-8196)	595.320	am	(P-17447/92: A-13746)	600,710	bes	(E-13115) (P-14831)
390.278 am	(E-2390) (P-6044:	535.320	am	(P-10911/92; A-8196)	595.Ap.A	_	(P-17447/92; A-13746)	600.720	See	(E-13115) (P-14831)
	A-15073)	535 330	me	(P-10911/92: A-8196)	595 An B	-	(P-17447/92: A-13746)	600.740	<u>_</u>	(E-13115) (P-14831)
200 707	(D-17178)	535 340	u e	(P-10911/97: A-8196)	597 10	, ,	(P-17529/92, A-13763)	600.800	-	(E-13115) (P-14831)
	(I - 12128)	535 400	NIIN O	(P.10011/02: A.8106)	507 100	: :		600 810	. 1-	(F-13115) (P-14831)
290 am	(E-2390) (F-0044)	535.400	ann	(F-10911/92, A-8190)	597 110	= =	(P-17520/02: A-13763)	600 820	. -	(F-13115) (P-14831)
	A-15U/3)	233.410	аш	(F-10911/92; A-0190)	011.766	=	(F-1/323/32, A-13/03)	000.070	-0	(TC-12) (CITCI-T)

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	TITLE 77 (CONT'D)		615.230 n	(E-13002) (P-17798)	TITLE 77 (CONT'D)	_		672.645	am	(P-12228)
Chilolophistation Colomo	600.830 r	(E-13115) (P-14831)	615.300 n	(E-13002) (P-17798)			(609)	672.650	am	(P-12228)
	4 000 009	(F-13115) (P-14831)	615.310 r	(E-12944) (PR-17741)				672.660	am	(P-12228)
Chilology (P-1843)	600 010	(E-13115) (P-14831)		(E-13002) (P-17798)				672.665	am	(P-12228)
C C C C C C C C C C	016.000		2 061 819	(E-12044) (DR-17741)				682.100	ma	(P-13428/92: A-8825)
C C C C C C C C C C	076.000	(E-13115) (F-14831)		(E-13002) (P-17798)				682,130	me	(P-13428/92: A-8825)
	000,000	(E-13115) (F-14831)	615 330 6	(E-13044) (BD-17741)				682 140	arra a	
CE1115 P145311 G15340 F CE12444 PR277431 G65320 mm P26971 G82120 mm P1428021 mm P14280	000.1000	(E-13115) (F-14631)	0000000	(E-12944) (FN-1774)				692.150	TTY O	
CE-1115 [C-1421] C-12340 [C-17340] C-12340 [C-17340] C-12340 C-17340 C-173	600.1010 r	(E-13113) (F-14331)	II 010	(E-13002) (P-17/98)				062.130	am :	
Charles Char	600.1020 r	(E-13115) (P-14831)	615.340 r	(E-12944) (PR-17741)				0/1.789	am	(P-13428/92; A-8825)
0 7 (E-1315) [P-1881] 615.360 7 (E-1316) [P-1881] 662.200 nm (P-2697) 662.200 nm (P-1342802) 0 (E-1315) [P-1881] 615.300 r (E-1314) [P-1881] 615.300 r (E-1314) [P-1881] 615.300 r (E-1315) [P-1881] 615.300 r (E-1314) [P-1881] 615.300 r (E-1314) [P-1881] 615.300 r (E-1315) [P-1881] 615.300 n (E-1315) [P-1881]	600.1030 r	(E-13115) (P-14831)	u	(E-13002) (P-17798)		_		682.195	п	
0 F (E-1115) [P-1831]	600.1100 r	(E-13115) (P-14831)	615.350 r	(E-12944) (PR-17741)		_		682.200	am	(P-13428/92; A-8825)
0 F. [15944] (PR. 1744) 6665.310 mm (P-2687) 662.230 mm (P-13289) 0 F. [15118] (P-1481) 615.330 T. [1-15944] (PR. 1774) 6665.40 mm (P-2687) 662.20 mm (P-13289) 0 F. [15118] (P-1481) 615.30 T. [15-15944] (PR. 1774) 6665.40 mm (P-2687) 662.20 mm (P-13289) 0 F. [15118] (P-1481) 615.40 T. [15104] (PR. 1774) 6665.60 mm (P-2687) 662.20 mm (P-13289) 0 F. [15118] (P-1481) 615.50 T. [15124] (PR. 1774) 6665.60 mm (P-2687) 662.20 mm (P-13289) 0 F. [15244] (PR. 1774) 6665.60 mm (P-2687) 662.20 mm (P-13289) 0 F. [15244] (PR. 1774) 6665.60 mm (P-2687) 662.40 mm (P-13289) 0 F. [15244] (PR. 1774) 6665.60 mm (P-2687) 662.20 mm (P-13289) 0 F. [15244] (PR. 1774) 6665.60 mm (P-13289) 662.40 mm (P-13289) 0 F. [15244] (PR. 1774) 665.60 mm (P-12289)	600.1110 r	(E-13115) (P-14831)	615.360 r	(E-12944) (PR-17741)				682.210	am	(P-13428/92; A-8825)
0 CE1115 [P-1831] G15.380 CE12944 [PR-1744] 6665 40 m CP-2697 662.250 m P-1342892. 0 T. (E-1115) [P-1831] 615.400 T. (E-1115) [P-1831] 615.400 T. (E-1115) [P-1831] 665.200 m CP-2697) 662.250 m P-1342892. 0 T. (E-1115) [P-1831] 615.400 T. (E-1115) [P-1831] 665.200 m CP-2697) 662.200 m P-1342892. 0 T. (E-1115) [P-1831] 615.200 T. (E-1115) [P-1831] 665.200 m CP-2697) 662.200 m P-1342892. 0 T. (E-1115) [P-1831] 615.200 T. (E-112694) [P-1714] 665.60 m CP-2697) 662.20 m P-1342892. 0 T. (E-1115) [P-1831] 615.20 T. (E-112694) [P-1714] 665.60 m CP-2697) 662.20 m P-1342892. 0 T. (E-1115) [P-1831] 615.20 T. (E-1294) [P-1714] 665.70 m CP-2697) 662.20 m P-1342892. 0	600.1120 r	(E-13115) (P-14831)	615.370 r	(E-12944) (PR-17741)				682.215	п	(P-13428/92; A-8825)
	600 1130	(E-13115) (P-14831)	615 380 7	(F-12944) (PR-17741)				682.230	am	(P-13428/92: A-8825
C. E. 1113 [P.14831] G. E. 240 F. E. 17344/ [Pp.1774] G. G. 550 m. P. 2507/ G. S. 250 m. P. 21329/ C. E. 1113 [P.14831] G. S. 40 n. E. 1130 [P.14831] G. S. 40 n. E. 1130 [P.14831] G. S. 40 n. E. 1130 [P.14831] G. S. 40 n. E. 1131 [P.14831] G. S. 40 n. E. 1131 [P.14831] G. S. 40 n. E. 1131 [P.14831] G. S. 40 n. E. 1131 [P.14831] G. S. 40 n. E. 1131 [P.14831] G. S. 40 n. E. 1131 [P.14831] G. S. 40 n. E. 1131 [P.14831] G. S. 40 n. E. 1131 [P.14831] G. S. 40 n. E. 1131 [P.14831] G. S. 40 n. E. 1131 [P.14831] G. S. 40 n. E. 1131 [P.14831] G. S. 40 n. E. 1131 [P.14831] G. S. 40 n. E. 1131 [P.14831] G. S. 40 n. E. 1132 [P.14831] G. S. 40 n. E. 1132 [P.14831] G. S. 40 n. E. 1132 [P.14831] G. S. 40 n. E. 1132 [P.14831] G. S. 40 n. E. 1132 [P.14831] G. S. 40 n. E. 1132 [P.14831] G. S. 40 n. E. 1132 [P.14831] G. S. 40 n. E. 1132 [P.14831] G. S. 40 n. E. 1132 [P.14831] G. S. 40 n. E. 1132 [P.14831] G. S. 40 n. E. 1132 [P.14831] G. S. 40	600 1140	(E.13115) (F.14831)	615 390 -	(E-12044) (PR-17741)				682.250	am	
C	500 1150	(E-12115) (L-14021)	615.370	(17/11/11) (17/11/11)				096 689	am	(P-13478/97- A-8875
Characteristics Char	000.1130	(E-13113) (F-14831)	1 001:010	(E-12003) (FN-1/141)				682 320		(D-13478/07: A-9875
C C C C C C C C C C	500.1160 r	(E-13115) (P-14631)	u con do	(E-13002) (P-17/98)				082.320	ann	(F-13420/92, A-002)
0 r (E-1315) (P-14831) 615.530 r (E-12944) (PR-1744) 665.640 am (P-2697) 662.440 am (P-1342892) 0 r (E-1315) (P-14831) 615.530 r (E-12944) (PR-1744) 665.640 am (P-2697) 662.450 mm (P-1342892) 0 r (E-1315) (P-14831) 615.530 r (E-12944) (PR-1744) 665.450 mm (P-1228) 662.450 mm (P-1342892) 0 r (E-1315) (P-14831) 615.530 r (E-12944) (PR-1744) 672.105 am (P-12228) 662.450 mm (P-1342892) 0 r (E-1315) (P-14831) 615.530 r (E-12944) (PR-1744) 672.105 am (P-12228) 662.450 mm (P-1342892) 0 r (E-1315) (P-14831) 615.530 r (E-12944) (PR-1744) 672.210 am (P-12228) 682.450 r (P-1342892) 0 r (E-1315) (P-14831) 615.630 r (E-12944) (PR-1744) 672.210 am (P-12228) 682.450 r (P-1342892) 0 r (E-1315) (P-14831) 615.630 r (E-12944) (PR-1744) 672.220 am (P-12228) 682.450 r (P-1342892) 0 r (E-1315) (P-14831) 615.630 r (E-12944) (PR-1744) 672.220 am (P-12228) 682.451 r (P-1342892) 0 r (E-1315) (P-14831) 615.630 r (E-12944) (PR-1744) 672.230 am (P-12228) 682.451 r (P-1342892) 0 r (E-12956) (P-14824) 615.700 r (E-12944) (PR-1744) 672.230 am (P-12228) 682.451 r (P-1342892) 0 r (E-12956) (P-14824) 615.700 r (E-12944) (PR-1744) 672.345 am (P-12228) 692.454 am (P-12328) 692.454 r (P-1342892) 0 r (E-12956) (P-14824) 615.700 r (E-12944) (PR-1744) 672.345 am (P-12228) 692.454 am (P-12328) 692.454 r (P-1342892) 615.700 r (E-12944) (PR-1744) 672.455 am (P-12228) 692.454 am (P-12328) 692.454 r (P-134892) 615.700 r (E-12944) (PR-1744) 615.840 r (E-12944) (PR-1744	600.1170 r	(E-13115) (P-14831)	615.410 n	(E-13002) (P-17798)				082.410	аш	
0 r (E-1115) [P-14831) 615.530 r (E-12944) [PR-17741) 665.640 am (P-2697) 662.440 am (P-1342892) 0 r (E-13115) [P-14831) 615.530 r (E-12944) [PR-17741) 665.640 am (P-1228) 662.494 pre-17741 615.540 r (E-1342892) 0 r (E-13115) [P-14831) 615.540 r (E-12944) [PR-17741) 672.105 am (P-1228) 662.494 r (P-1342892) 0 r (E-13115) [P-14831) 615.550 r (E-12944) [PR-17741) 672.105 am (P-1228) 662.494 r (P-1342892) 0 r (E-13115) [P-14831) 615.650 r (E-12944) [PR-17741) 672.205 am (P-1228) 662.495 r (P-1342892) 0 r (E-13115) [P-14831) 615.650 r (E-12944) [PR-17741) 672.205 am (P-1228) 662.495 r (P-1342892) 0 r (E-13115) [P-14831) 615.650 r (E-12944) [PR-17741) 672.205 am (P-1228) 682.495 r (P-1342892) 0 r (E-13956) [P-14824] 615.600 r (E-12944) [PR-17741) 672.205 am (P-1228) 682.495 r (P-1342892) 0 r (E-12956) [P-14824] 615.600 r (E-12944) [PR-17741) 672.205 am (P-1228) 682.494 r (P-1342892) 0 r (E-12956) [P-14824] 615.700 r (E-12944) [PR-17741) 672.205 am (P-1228) 682.494 r (P-1342892) 0 r (E-12956) [P-14824] 615.700 r (E-12944) [PR-17741) 672.205 am (P-1228) 682.494 r (P-1342892) 0 r (E-12956) [P-14824] 615.700 r (E-12944) [PR-17741) 672.245 am (P-1228) 692.10 am (P-12389) 692.10 r (E-12944) [PR-17741) 672.405 am (P-12289) 692.10 am (P-12389) 692.10 r (E-12944) [PR-17741) 672.405 am (P-12289) 692.10 am (P-12389) 693.15 am (P-12389) 693.15 am (P-12389) 693.15 am (P-12389) 693.15 am (P-12389) 693.15 am (P-12389) 693.15 am (P-12389) 693.15 am (P-12389) 693.10 am (P-1344992) 672.405 am (P-12289) 694.100 am (P-1344992) r (E-12944) [PR-17741) 615.800 r (E-12944) [PR-17741) 615.800 r (E-12944) [PR-17741) 615.800 r (E-12944) [PR-17741) 615.800 r (E-12944) [PR-17741) 615.800 r (E-12944) [PR-17741) 615.800 r (E-12944) [PR-17741) 615.800 r (E-12944) [PR-17741) 615.800 r (E-12944) [PR-17741) 615.800 r (E-12944) [PR-17741) 615.800 r (E-12944) [PR-17741) 615.800 r (E-12944) [PR-17741) 615.800 r (E-12944) [PR-17741) 615.800 r (E-12944) [PR-17741) 615.800 r (E-12944) [PR-17741) 615.800 r (E-12944) [PR-17741) 615.800 r (E-12944) [PR-17741)	600.1200 r	(E-13115) (P-14831)	615.510 r	(E-12944) (PR-17741)		_		682.420	am	
0 CE-12944) (PR-17441) C65.Ap. B P P C65.4p. B P C92090 G65.Ap. B P P C93105 M C912289 G62.Ap. B P C91328992 G62.Ap. B P C912289	600.1210 r	(E-13115) (P-14831)	615.520 r	(E-12944) (PR-17741)				682.440	am	(P-13428/92; A-882:
0. 1. 1.1.15 (P. 1481) 615.560 r (E-12944) (PR-1744) 672.105 am (P-12228) 682.Ap. r (P-134329)2. 0. r (E-13115) (P. 1481) 615.560 r (E-12944) (PR-1744) 672.105 am (P-12228) 682.Ap. r r (P-134329)2. 0. r (E-13115) (P. 1481) 615.600 r (E-12944) (PR-1744) 672.205 am (P-12228) 682.Ap. r r (P-134289)2. 0. r (E-13115) (P. 1481) 615.600 r (E-12944) (PR-1744) 672.200 am (P-12228) 682.Ap. r r (P-134289)2. 0. r (E-12944) (PR-1744) 672.200 am (P-12228) 682.Ap. r r (P-134289)2. 0. r (E-1315) (P. 14824) 615.500 r (E-12944) (PR-1744) 672.200 am (P-12228) 682.Ap. r r (P-134289)2. 0. r (E-12944) (PR-1744) 672.200 am (P-12228) 682.Ap. r r (P-134289)2. 0. r (E-12944) (PR-1744) 672.200	600.1220 r	(E-13115) (P-14831)	615.530 r	(E-12944) (PR-17741)	665.Ap.B r	(P-2697)		682.450	am	(P-13428/92; A-8825
0 T. (E-13115) (P-14831) 615.550 r (E-12944) (PR-17441) 672.115 am (P-12228) 682.Ap. B r (P-143289) 0 r (E-13115) (P-14831) 615.500 r (E-12944) (PR-17441) 672.228 m (P-12228) 682.Ap. B r (P-1342892) 0 r (E-13115) (P-14831) 615.620 r (E-12944) (PR-17441) 672.228 m (P-12228) 682.Ap. G r (P-1342892) 0 r (E-13115) (P-14831) 615.620 r (E-12944) (PR-17441) 672.229 m (P-12228) 682.Ap. G r (P-1342892) 0 r (E-12944) (PR-1744) 672.225 am (P-12228) 682.Ap. G r (P-1342892) 0 r (E-12944) (PR-1744) 672.225 am (P-12228) 682.Ap. G r (P-1342892) 0 r (E-12944) (PR-1744) 672.225 am (P-12228) 682.Ap. G r (P-1342892) 0 r	600.1300 r	(E-13115) (P-14831)	615.540 r	(E-12944) (PR-17741)				682.Ap.A	ı	(P-13428/92; A-8825)
Part Part	600.1310 r	(E-13115) (P-14831)	615.550	(E-12944) (PR-17741)				682.Ap.B	×	(P-13428/92; A-8825)
r (E-13115) (P-14831) 615.600 r (E-12944) (PR-17741) 672.205 am (P-12228) 682.Ap. F r (P-14328)92 0 r (E-13115) (P-14831) 615.600 r (E-12944) (PR-17741) 672.204 am (P-12228) 682.Ap. F r (P-14328)92 0 r (E-13944) (PR-17741) 672.204 am (P-12228) 682.Ap. G r (P-1348992) 0 r (E-12944) (PR-17741) 672.204 am (P-12228) 682.Ap. G r (P-1348992) 0 r (E-12944) (PR-17741) 672.210 am (P-12228) 682.Ap. G r (P-1348992) 0 r (E-12944) (PR-17741) 672.215 am (P-12228) 682.Ap. G r (P-1348992) 0 r (E-12944) (PR-17741) 672.215 am (P-12228) 682.Ap. G r (P-1348992) 0 r (E-12944) (PR-17741) 672.420 am (P-12228) 682.Ap. G r	600.1400 r	(E-13115) (P-14831)	615.560	(E-12944) (PR-17741)				682.Ap.C	ı	(P-13428/92; A-8825)
0 T (E-12944) (PR-1744) (FR-1744) (FR-1228) (62.Ap. E T (P-14289) 0 r (E-13115) (P-14831) (615.60) r (E-12944) (PR-17744) (672.225 am (P-12228) (62.Ap. E r (P-1348992) 0 r (E-12944) (PR-17741) (672.225 am (P-12228) (62.Ap. H r (P-134892) 0 r (E-12944) (PR-17741) (672.225 am (P-12228) (62.Ap. H r (P-134892) 0 r (E-12944) (PR-17741) (672.316 am (P-12228) (62.Ap. H r (P-134892) 0 r (E-12944) (PR-17741) (672.405 am (P-12228) (62.Ap. H r (P-134892) 0 r (E-12944) (PR-17741) (672.405 am (P-12228) (62.Ap. H r (P-1348902) 0 r (E-12944) (PR-17741) (672.405 am (P-12228) (62.Ap. H r (P-1348992) 0 r <td>600.1410 r</td> <td>(E-13115) (P-14831)</td> <td>615.600</td> <td>(E-12944) (PR-17741)</td> <td></td> <td></td> <td></td> <td>682.Ap.D</td> <td>ы</td> <td>(P-13428/92; A-8825</td>	600.1410 r	(E-13115) (P-14831)	615.600	(E-12944) (PR-17741)				682.Ap.D	ы	(P-13428/92; A-8825
C C C C C C C C C C	600.1500 r	(E-13115) (P-14831)	615.610	(E-12944) (PB-17741)				682.Ap.E	ы	(P-13428/92; A-8825)
Tell 1995 Plate 24 Pel 1995 Plate 24 Pel 1995 Plate 25	600 1600	(E-13115) (D-14931)	615 620	(E-12044) (DD-17741)				682. An. F	1-	(P-13428/92: A-8825)
(E-12936) (P-14824) (51.5244) (F-12244) (PR-1741) (72.226) am (P-12228) (62.Ap.1 r) (P-13489/92) (B-12936) (P-14824) (615.700 r) (E-12944) (PR-17741) (72.316 m) (P-12228) (62.Ap.1 r) (P-13489/92) (B-12936) (P-14824) (615.700 r) (E-12944) (PR-17741) (72.236) am (P-12228) (62.Ap.1 r) (P-13489/92) (B-12936) (P-14824) (615.730 r) (E-12944) (PR-17741) (72.228) (62.Ap.2 m) (P-12228) (62.Ap.1 r) (P-13290) (P-14829/92) (B-12936) (P-14824) (615.730 r) (E-12944) (PR-17741) (67.245 m) (P-12228) (62.Ap.2 m) (P-12390) (P-14829/92) (B-12944) (PR-17741) (61.226) (P-14824) (B-12944) (PR-17741) (67.245 m) (P-12228) (62.Ap.2 m) (P-13290) (P-14829) (B-12944) (PR-17741) (61.266) r (B-12944) (PR-17741) (67.245 m) (P-12228) (62.Ap.2 m) (P-13290) (P-14829) (B-12944) (PR-17741) (61.800 r) (B-12944) (PR-17741) (67.245 m) (P-12228) (62.Ap.2 m) (P-13249/9) (B-12944) (PR-17741)	600.1610	(E-13115) (I-14031)	615 630 "	(E-12044) (DD-17741)				682. An.G	-	(P-13428/92: A-8825
Tele 12936 Pel 1824 Cele 12944 Cele 1744 Cele 1944 Cele 1744 Cele 1945 Cele 1742 Cele 1942 Cele 1824 Cele 1744 Cele 1944 Cele 1944 Cele 1744 Cele 1944 Cel	610.1010	(E-13112) (I-14831)	615 640	(E-12044) (FN-17741)				H. u V C89		(P-13478/07- A-8875
CE-12936) (P-14824)	610.100	(E-12930) (F-14624)	615.040	(E-12944) (FR-17741)				682 An I		(P-13478/97: A-887
Tellogic (P-14824)	010.110 n	(E-12930) (F-14624)	613./00 r	(E-12944) (FR-1//41)				1.dev.200		(T 13426/02; A 0026
C	010.200 n	(E-12936) (P-14824)	615./10 r	(E-12944) (PR-17/41)				0.02.Ap.J	1	(F-13426/92, A-662.
Tel-19946 (Pt-1744)		(E-12936) (P-14824)	615.720 r	(E-12944) (PR-17741)		_		01.769	am	(P-12390) (E-12913)
n (E-12936) (P-14824) 615.740 r (E-12944) (PR-17741) 672.420 am (P-12228) 693.15 am (P-12590) (E-12994) (PR-17741) n (E-12936) (P-14824) (F-12944) (PR-17741) 672.425 am (P-12228) 693.15 am (F-12308) r (E-12944) (PR-17741) 615.760 r (E-12944) (PR-17741) 672.440 am (P-12228) 693.20 am (E-12340) (P-1739) r (E-12944) (PR-17741) 615.800 r (E-12944) (PR-17741) 672.450 am (P-12228) 693.20 am (E-12340) (P-1313) (P-1313) (P-1313) r (E-12944) (PR-17741) 672.550 am (P-12228) 694.20 am (P-1344/92) r (E-12944) (PR-17741) 615.820 r (E-12944) (PR-17741) 672.550 am (P-12228) 694.30 am (P-1344/92) r (E-12944) (PR-17741) 615.840 r (E-12944) (PR-17741) 672.550 am (P-12228) 694.30 am (P-13414/92)		(E-12936) (P-14824)	615.730 r	(E-12944) (PR-17741)				692.Ap.A	am	(P-12590) (E-12913)
n (E-12944) (PR-17741) (672.425 am (P-12228) 693.15 am (E-1294) (P-1734) r (E-12944) (PR-17741) (615.760 r (E-12944) (PR-17741) (672.435 am (P-12228) 693.20 am (E-12944) (PR-17741) n (E-12944) (PR-17741) (615.800 r (E-12944) (PR-17741) (672.450 am (P-12228) 694.20 am (P-13244) r (E-12944) (PR-17741) (615.810 r (E-12944) (PR-17741) 672.510 am (P-12228) 694.20 am (P-1344/92) r (E-12944) (PR-17741) (615.820 r (E-12944) (PR-17741) 672.510 am (P-12228) 694.100 am (P-1344/92) r (E-12944) (PR-17741) (615.820 r (E-12944) (PR-17741) 672.520 am (P-12228) 694.100 am (P-1344/92) r (E-12944) (PR-17741) (615.820 r (E-12944) (PR-17741) 672.600 am (P-12228) 694.100 am (P-1344		(E-12936) (P-14824)	615.740 r	(E-12944) (PR-17741)				692. Ap. B	am	(P-12590) (E-12913)
r (E-12944) (PR-17741) 615.760 r (E-12944) (PR-17741) 672.435 am (P-12228) 693.20 am (P-15208) n (E-12944) (PR-17741)	610.320 n	(E-12936) (P-14824)	615.750 r	(E-12944) (PR-17741)		_		693.15	am	(E-1213) (P-2711;
n (E-13002) (P-17798) 615.770 r (E-12944) (PR-17741) 672.440 am (P-12228) 693.20 am (E-1213) (P-278) r (E-12944) (PR-17741) 615.800 r (E-12944) (PR-17741) 672.450 am (P-12228) 693.20 am (E-12944) (PR-17741) r (E-12944) (PR-17741) 615.810 r (E-12944) (PR-17741) 672.510 am (P-12228) 694.100 am (P-1344/92) r (E-12944) (PR-17741) 615.820 r (E-12944) (PR-17741) 672.520 am (P-12228) 694.100 am (P-13414/92) r (E-12944) (PR-17741) 615.820 r (E-12944) (PR-17741) 672.520 am (P-12228) 694.100 am (P-13414/92) r (E-12944) (PR-17741) 615.850 r (E-12944) (PR-17741) 672.600 am (P-12228) 694.100 am (P-13414/92) r (E-12944) (PR-17741) 615.850 r (E-12944) (PR-17741) 672.600 am (615.100 r	(E-12944) (PR-17741)	615.760 r	(E-12944) (PR-17741)						A-15909)
T (E-12944) (PR-17741) (672.450 am (P-12228) (P-12228) (P-13228) n (P-17944) (PR-17741) (615.810 r (E-12944) (PR-17741) (672.555 am (P-12228) 694.20 am (P-1344/92) r (E-12944) (PR-17741) (615.820 r (E-12944) (PR-17741) (672.515 am (P-12228) 694.100 am (P-13414/92) r (E-12944) (PR-17741) (615.830 r (E-12944) (PR-17741) 672.520 am (P-12228) 694.110 am (P-13414/92) r (E-12944) (PR-17741) (615.840 r (E-12944) (PR-17741) 672.520 am (P-12228) 694.400 am (P-13414/92) r (E-12944) (PR-17741) (615.850 r (E-12944) (PR-17741) 672.520 am (P-12228) 694.400 am (P-13414/92) r (E-12944) (PR-17741) (615.850 r (E-12944) (PR-17741) 672.520 am (P-12228) 694.400 am (P-13414/92) <	-	(E-13002) (P-17798)	615.770 r	(E-12944) (PR-17741)				693.20	am	(E-1213) (P-2711;
Part Part	615.110 r	(F-12944) (PR-17741)	615 800 r	(F-12944) (PR-17741)						A-15909)
r (E-12944) (PR-17741) (51.510 am (P-1228)) (72.510 am (P-1228)) (694.100 am (P-13414/92) (P-13414/92) r (E-12944) (PR-17741) (61.5820 r (E-12944) (PR-17741) (61.5820 r (E-12944) (PR-17741) (61.5820 am (P-1228) (694.110 am (P-13414/92) (P-13414/92) r (E-12944) (PR-17741) (61.5850 r (E-12944) (PR-17741) (61.5820 am (P-1228)) (694.100 am (P-13414/92) (P-13414/92) r (E-12944) (PR-17741) (61.5850 r (E-12944) (PR-17741) (61.5850 am (P-13228)) (694.402 am (P-13414/92) (P-13414/92) r (E-12944) (PR-17741) (61.5850 am (E-12944) (PR-17741) (61.5850 am (P-13228)) (694.Ap.A r (P-13414/92) (P-13414/92) r (E-12944) (PR-17741) (61.5Ap.A a (E-1302)) (P-17798) (67.560 am (P-1228)) (694.Ap.B ar (P-13414/92)) (P-13414/92) r (E-12944) (PR-17741) (61.5Ap.A ar (P-1302)) (P-13228) (695.10 am (P-1347/92)) (P-13414/92) r (E-12944) (PR-17741) (61.5Ap.A ar (P-1302)) (P-13228) (695.30 am (P-1347/92)) (P-13417/92) r (E-13042) (P-17798) (630.30 am (P-1303)) (P-13228) (695.30 am (P-1341	5	(P-17798)	615 810	(F-12944) (PR-17741)				694.20	am	(P-13414/92; A-230)
r (E-12944) (PR-17741) (E-12944) (PR-17741) (F-1228) (F-12228) (F-12228) (F-13244) (PR-17741) r (E-12944) (PR-17741) (E-12944) (PR-17741) (F-12228) (F-12228) (F-13228) (F-13244) (PR-17741) r (E-12944) (PR-17741) (E-12944) (PR-17741) (F-12228) (F-12228) (F-13248) (F-13244) (PR-17741) r (E-12944) (PR-17741) (F-13228) (F-13228) (F-13228) (F-13444)92; r (E-12944) (PR-17741) (F-13228) (F-13228) (F-13444)92; (F-13444)92; r (E-12944) (PR-17741) (F-13228) (F-13228) (F-13449)2; (F-13449)2; r (E-12944) (PR-17741) (F-13228) (F-13228) (F-13449)2; (F-13449)2; r (E-12944) (PR-17741) (F-13228) (F-12228) (F-13449)2; (F-13449)2; r (E-12944) (PR-17741) (F-13228) (F-12228) (F-13449)2; (F-13449)2; r (E-12944) (PR-17741) (F-13228) (F-12228) (F-13449)2; (F-1344129)2; n	615 120 r	(E-12044) (PR-17741)	r 015.610	(E-12944) (PR-17741)				694.100	am	(P-13414/92; A-230
T (E-12944) (PR-17741) 615.850 T (E-12944) (PR-17741) 672.600 am (P-12228) 694.Ap.A T (P-1344492; T (E-12944) (PR-17741) 615.800 T (E-12944) (PR-17741) 615.800 T (E-12944) (PR-17741) 615.800 T (E-12944) (PR-17741) 615.800 T (E-12944) (PR-17741) 615.800 T (E-12944) (PR-17741) 615.Ap.A n (E-12944) (PR-17741) 615.Ap.A n (E-12944) (PR-17741) 615.Ap.A n (P-13228) 672.610 am (P-12228) 694.Ap.B T (P-1341492; T (E-12944) (PR-17741) 630.200 am (P-810392; A-3013) 672.615 am (P-12228) 695.30 am (P-1347292; T (E-13002) (P-17798) 695.30 am (P-1347292; T (E-13002) (P-17798) 695.30 am (P-1347292; T (E-13002) (P-17708) 695.40 am (P-1347292; T (E-13002) (P-17708) 695.40 am (P-1347292; T (E-13002) (P-17708) 695.40 am (P-1347292; T (E-13002) (P-17708) 695.50 n (P-1347292; T (E-13002) (P-1347292; T (E-13002) (P-1347292; T (E-13002) (P-13402) (P-134	615 120	(1+(/1 X1) (1+(21 Z))	020:010	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)				694 110	ar a	(P-13414/92, A-230)
T (E-12944) (PR-17741) 615.494 (PR-17741) 672.600 am (P-12228) 694.4p.B r (P-13414/92); r (E-12944) (PR-17741) 630.200 am (P-8103/92; A-3013) 672.615 am (P-12228) 695.40 am (P-13228) 695.40 am (P-13228) 695.40 am (P-13228) 695.40 am (P-13228) 695.40 am (P-13414/92; am (P-13228) 695.40 am (P-13228) 695.40 am (P-13414/92; am (P-13228) 695.40 am (P-13414/92; am (P-13228) 695.40 am (P-13414/92; am (P-13228) 695.40 am (P-13414/92; am (P-13228) 695.40 am (P-13414/92; am (P-134144/92; am (P-13414	615.130	(E-12944) (FR-17741)	615 640	(E-12944) (FR-17741)				694 120	u d	(P-13414/92: A-230
r (E-12944) (PK-17741) 615.850 r (E-12944) (PK-17741) 672.600 am (P-12228) 674.Ap.A r (E-13002) (P-17798) 672.605 am (P-12228) 694.Ap.B r (P-13414/92) r (E-12944) (PR-17741) 630.20 am (P-8103/92; A-3013) 672.610 am (P-12228) 695.10 am (P-13472/92; r (E-13002) (P-17798) 630.200 am (P-8103/92; A-3013) 672.615 am (P-12228) 695.30 am (P-13472/92; r (E-13002) (P-17798) 695.30 am (P-13472/92; r (P-13002) (P-17798) 695.30 am (P-13472/92; r (P-13002) (P-17798) 695.30 am (P-13472/92; r (P-13002) (P-17708) 695.30 am (P-13002) (P-1	013.140 r	(E-12944) (FR-1//41)	013.640 r	(E-12944) (FR-17741)				604 Am A	1	(D 12414/02: A-230
r (E-12944) (PR-17741) 615.Ap.A n (E-13002) (P-17798) 672.605 am (P-12228) 694.Ap.B r (P-13414724) r (E-12944) (PR-17741) 630.20 am (P-8103/92; A-3013) 672.610 am (P-1228) 695.10 am (P-13472/92; n (E-13002) (P-17798) 630.200 am (P-13472/92) 672.620 am (P-13228) 695.40 am (P-13472/92; n (P-13472/92) 677.640 am (P-13472/92) 677.640 am (P-13472/92) 677.640 am (P-13472/92) 677.640 am (P-13472/92) 677.640 am (P-13472/92) 677.640 am (P-13472/92)	615.150 r	(E-12944) (PR-17741)	r 008.019	(E-12944) (PK-17/41)				094.Ap.A	-	(F-13414/92, A-2300
r (E-12944) (PR-17741) 630.20 am (P-8103/92; A-3013) 672.610 am (P-12228) 695.10 am (P-1347/292; D-1347/292; D-134	615.160 r	(E-12944) (PR-17741)	615.Ap.A n	(E-13002) (P-17798)				094.Ap.B	ы	(P-13414/92; A-2306
n (E-13002) (P-17798) 630,90 am (P-8103/92; A-3013) 672.615 am (P-12228) 695,30 am (P-13472/92; n (E-13002) (P-17798) 630,200 am (P-8103/92; A-3013) 672.620 am (P-12228) 695,40 am (P-13472/92; n (P-134	615.200 r	(E-12944) (PR-17741)				_		695.10	am	
n (E-1302) (P-17798) 630,200 am (P-8103/92; A-3013) 672,620 am (P-12228) 695,40 am (P-13472/92; P-13402) P-17708) 695,50 n (P-13472/92; P-13402) P-17708)	п	(E-13002) (P-17798)				_		695.30	am	(P-13472/92; A-2975
n (E.1307) (P.1728) (310.27) am (P.3460) (7.1728) (695.50 n	615.210 n	(E-13002) (P-17798)		, 0				695.40	am	(P-13472/92; A-2975)
	615 220 "	(E-13002) (D-17708)								

(E-1204) (P-2687; P-1616) (E-7283) (E-7283) (E-7283) (E-7283) (P-1616) (E-1204) (P-2687; P-1687; P-1687; P-1688) (E-7283) TITLE 77 (CONT'D) 790.920 r				
75) 790.600 r 790.620 r 790.620 r 790.630 r 790.700 r 790.700 r 790.700 r 790.721 am 790.756 r 790.788 r 790.798 r 790.798 r 790.798 r 790.820 r 790.820 r 790.860 am	790.920 r		790.1360	(P-7198: A-15916)
790.620 r 790.620 r 790.630 r 790.700 r 790.700 r 790.721 am 790.756 r 790.78 r 790.788 r 790.798 r 790.798 r 790.798 r 790.820 r 790.820 r		(P-7198; A-15916)		(E-7283)
790.620 r 790.630 r 790.760 r 790.700 r 790.721 am 790.756 r 790.756 r 790.788 r 790.798 r 790.798 r 790.798 r 790.800 r		(E-7283)	790.1380 r	(P-7198; A-15916)
790.630 r 790.630 r 790.700 r 790.721 am 790.756 r 790.788 r 790.798 r 790.798 r 790.820 r 790.820 r	790.940 r	(P-7198; A-15916)		(E-7283)
790.630 r 790.700 r 790.700 r 790.721 am 790.740 am 790.788 r 790.788 r 790.798 r 790.798 r 790.815 r 790.820 r	790.974 am	(E-7283) (P-17496/92; W-7075)	/90.1386 r	(F-/198; A-15916) (E-7283)
790.660 r 790.700 r 790.706 r 790.721 am 790.740 am 790.788 r 790.788 r 790.798 r 790.798 r 790.815 r 790.820 r 790.820 r		(P-7198; A-15916)	790.1388	am (P-17496/92; W-7075)
790.700 r 790.700 r 790.700 r 790.721 am 790.740 am 790.788 r 790.788 r 790.798 r 790.798 r 790.815 r 790.820 r 790.820 r		(E-7283)	T	
790.700 r 790.706 r 790.721 am 790.740 am 790.786 r 790.788 r 790.798 r 790.798 r 790.815 r 790.820 r	790.980 г	(P-7198; A-15916)		
790.706	7 00 1000	(E-/283) (P-7108: A-15016)	/90.1390 ar	am (P-1/496/92; W-/0/5)
790.706		(E-7283)		
790.721 am 790.740 am 790.756 r 790.788 r 790.798 r 790.798 r 790.798 r 790.820 r 790.820 r	790.1060 r	(P-7198; A-15916)	790.1418	am (P-17496/92; W-7075)
790.721 am 790.740 am 790.756 r 790.780 r 790.798 r 790.798 r 790.798 r 790.800 r		(E-7283)		
790.740 am 790.756 r 790.780 r 790.798 r 790.798 r 790.798 r 790.815 r 790.820 r	790.1100 r	(P-7198; A-15916)		(E-7283)
790.740 am 790.756 r 790.760 r 790.788 r 790.798 r 790.798 r 790.815 r 790.820 r 790.830 r		(E-7283)	790.1420 r	(P-7198; A-15916)
790.740 am 790.756 r 790.780 r 790.788 r 790.798 r 790.799 r 790.815 r 790.820 r 790.860 am	790.1107 r	(P-7198; A-15916)		(E-7283)
790.756		(E-7283)	790.1423 r	
790.756	790.1112 r	(P-7198; A-15916)		(E-7283)
790.756		(E-7283)	790.1425 r	
790.760 r 790.788 r 790.798 r 790.799 r 790.815 r 790.830 r	790.1120 r	(P-7198; A-15916)		(E-7283)
790.780 r 790.788 r 790.798 r 790.799 r 790.815 r 790.820 r 790.860 am		(E-7283)	790.1440	(P-7198; A-15916)
790.788 r 790.798 r 790.799 r 790.815 r 790.820 r 790.860 am	790.1125 r	(P-7198; A-15916)		(E-7283)
790.788		(E-7283)	790.1460	(P-7198; A-15916)
790.788	790.1127 r	(P-7198; A-15916)		
790.798 r 790.798 r 790.815 r 790.820 r 790.860 am		(E-7283)	790.1490 r	
790.798 r 790.815 r 790.830 r 790.860 am	790.1129 r	(P-7198; A-15916)		(E-7283)
790.799 r 790.815 r 790.820 r 790.860 am		(E-7283)	790.1500 r	
790.799 r 790.815 r 790.820 r 790.860 am	790.1131 r	(P-7198; A-15916)		(E-7283)
790.815 r 790.820 r 790.860 am		(E-7283)	790.1540 r	
790.815 r 790.820 r 790.860 am	790.1140 r	(P-7198; A-15916)		(E-7283)
790.815 r 790.820 r 790.830 r		(E-7283)	790.1560	am (P-17496/92; W-7075)
790.830 r 790.860 am	790.1180 r	(P-7198; A-15916)		r (P-7198; A-15916)
790.830 r 790.860 am	0000	(E-/283)		
790.830 r 790.860 am	190.1200	(F.7136, A-13310)	1001.067	
790.860 am	200 1330	(E-7263)		
790.860 am	1 0771.06/	(F-/198; A-13910)	790 1573	(E-7203) (D-7108: A-15016)
	790 1360	(E-7283) (P-7108: A-15016)		(F-7283)
		(F-7283)	790 1577	am (P-17496/92; W-7075)
(/92; W-7075)	790,1300 r	(P-7198; A-15916)		
(P-7198; A-15916) 790.900 r (P-7198; A-15916)		(E-7283)		(E-7283)
	790.1345 r	(P-7198; A-15916)	790.1580 r	
75) 790.905 r		(E-7283)		(E-7283)
A-15916)	790.1350 am	(P-17496/92; W-7075)	790.1620 r	
790.910 r	_	(P-7198; A-15916)		(E-7283)
(P-7198; A-15916) (E-7283)		(E-7283)	790.1660	(P-7198; A-15916)

SAI-55

SAI-56

Nover	(P-17)	(E-72)	(P-17)	(P-17)	(F-7)	(E-7)	(F-7)	(A-7)	(P-1)	(E-72 (P-71	(P-71	(P-71	(P-71	(P-71	(P-71	(P-71	(P-71	(P-7)	(P-71	(P-71	(P-73	(P-71 (E-72
EX	am	b.e	arm r	am r	te	ы	ы	ы	п	ы	lar.	lies	ы	See	₩	ы	н	ы	See	ы	ы	н
SISTER TED IND	790.1930	790,1940	790.1950	790.1960	790.1980	790.2020	790.2060	790.2084	790.2086	790.2092	790.2097	790.2100	790.2130	790.2140	790.2155	790.2180	790.2220	790.2260	790.2300	790.2340	790.2380	790.2390

TITLE 77 (CONT'D)		790.1930	am (P-17496/92; W-7075)	TITLE 77 (CONT'D)		790.2645	r (P-71	(P-7198; A-15916)
790.1685 r	(P-7198; A-15916) (E-7283)		r (P-7198; A-15916) (E-7283)	790.2420 r	(P-7198; A-15916) (E-7283)	790.2655	(E-7283) r (P-7198;	(E-7283) (P-7198; A-15916)
٦ ١٥٥٥ ١٥٠	(P. 108, A-15010)	790.1940	r (P-7198; A-15916)	790.2460 r	(P-7198; A-15916) (E-7283)	790.2660	(E-7283) r (P-7198;	(E-7283) (P-7198; A-15916)
790,1697 r	(P-7198; A-15916)	790.1950	am (P-17496/92; W-7075)	790.2462 am	(P-17496/92; W-7075) (P-7198; A-15916)	790.2661	(E-7283)	(E-7283) P-17496/92; W-7075)
790.1700 r	(P-7198; A-15916)	790 1960	(E-7283) (E-7283) (P-17406/02: W-7075)	790 7465 gm	(E-7283) (P-17496/92: W-7075)			(P-7198; A-15916)
790.1706 r	(P-7198; A-15916) (E-7283)				(P-7198; A-15916) (E-7283)	790.2662	am (P-17 r (P-71	P-17496/92; W-7075) P-7198; A-15916)
790,1708 r	(P-7198; A-15916) (E-7283)	790.1980	r (P-7198; A-15916) (E-7283)	790.2470 r	(P-7198; A-15916) (E-7283)	790.2663	(E-7283) r (P-7198;	(E-7283) (P-7198; A-15916)
790.1710 r	(P-7198; A-15916)	790.2020	r (P-7198; A-15916) (F-7283)	790.2485 r	(P-7198; A-15916) (F-7283)	790.2668		(E-7283)
790.1719 r	(P-7198; A-15916) (E-7283)	790.2060	r (P-7198; A-15916) (E-7283)	790.2500 r	(P-7198; A-15916) (E-7283)	790.2672		(E-7283) (P-7198: A-15916)
790.1721 r	(P-7198; A-15916)	790.2084	r (P-7198; A-15916) (F-7283)	790.2510 r	(P-7198; A-15916) (E-7283)	790.2700	(E-7283) r (P-7198:	E-7283) P-7198: A-15016)
790.1740 r	(P-7198; A-15916)	790.2086		790.2540 r	(P-7198; A-15916)	790 2740		(E-7283)
790.1780 r	(P-7198; A-15916)		r (F-/198; A-15910) (E-7283)	790.2555 r	(P-7198; A-15916)	04/7:06/	(E-7283)	26, A-13310) (83)
0001000	(E-7283)	790.2092	r (P-7198; A-15916)	0850 002	(E-7283)	790.2780	r (P-7198;	(P-7198; A-15916) F-7283)
30.1820	(E-7283)	790.2097	r (P-7198; A-15916)		(E-7283)	790.2800	r (P-7)	(P-7198; A-15916)
790.1835 r	(P-7198; A-15916)	700 2100	(E-7283)	790.2583 r	(P-7198; A-15916)	790 2805	(E-7283) r (P-7198·	(E-7283) (P-7198: A-15916)
790.1842 r	(P-7198; A-15916)			790.2585 r	(P-7198; A-15916)			(83)
790.1846 r	(E-7283) (P-7198: A-15916)	790.2130	r (P-7198; A-15916) (E-7283)	790.2587 n	(E-7283) (P-17496/92: W-7075)	790,2820	r (P-7198; (E-7283)	(P-7198; A-15916) (E-7283)
	(E-7283)	790.2140	r (P-7198; A-15916)	_	(P-17496/92; W-7075)	790.2860	r (P-7	P-7198; A-15916)
790.1848 r	(P-7198; A-15916) (E-7283)	790.2155	(E-7283) r (P-7198: A-15916)	790.2603 г	(F-7198; A-15916) (E-7283)	790.2900	(E-7283) r (P-7198;	(E-7283) (P-7198; A-15916)
790.1856 r	(P-7198; A-15916)			790.2605 am	(P-17496/92; W-7075)	2000		283)
790.1858 r	(E-7283) (P-7198; A-15916)	/90.2180	r (F-7198; A-15916) (E-7283)	Sec.	(F-7198; A-13916) (E-7283)	7067.067	r (F-/196; (E-7283)	(F-7196; A-13910) (E-7283)
	(E-7283)	790.2220	r (P-7198; A-15916)	790.2613 am	(P-17496/92; W-7075)	790.2904	r (P-7198;	(P-7198; A-15916) (F-7283)
I (201.00	(P-7198; A-15916)	790.2260	r (P-7198; A-15916)	-	(E-7283)	790.2908	r (P-7	(P-7198; A-15916)
790.1860 r	(E-7283) (P-7198; A-15916)	790.2300	(E-7283) r (P-7198; A-15916)	790.2614 r	(F-7198; A-15916) (E-7283)	790.2915	(E-7283) r (P-7198;	E-7283) P-7198; A-15916)
	(E-7283)		(E-7283)	790.2617 r	(P-7198; A-15916)			E-7283)
	(P-7198; A-15916) (E-7283)			790.2618 am	(E-7283) (P-17496/92; W-7075)	790.2928	r (P-7)	(P-7198; A-15916) (P-7198; A-15916) (E-7383)
790.1900 r	(F-/198; A-13910) (E-7283)		r (r-/198; A-13910) (E-7283)	ina .	(F-7198; A-13910) (E-7283)	790.2932	я	P-17496/92; W-7075)
		790.2390	r (P-7198; A-15916)	790.2620 r	(P-7198; A-15916)		r (P-7	(P-7198; A-15916)

TITLE 77 (CONT'D)		790.3180 r	(P-7198; A-15916)	TITLE 77 (CONT'D)		790.3980 r	(P-7198: A-15916)
790.2940 r	(P-7198; A-15916)		(E-7283)	790.3620 r	(P-7198; A-15916)		(E-7283)
	(E-7283)	790.3220 r	(P-7198; A-15916)		(E-7283)	790.3996 r	(P-7198; A-15916)
790,2980 r	(F-7283)	700 3235 n	(E-/283) (P-17496/92: W-7075)	790.3660 r	(F-7198; A-15916)	700 4012	(E-7283)
790 3020 r	(P-7198: A-15916)	790.3260 r	(P-7198: A-15916)	790.3700 r	(P-7198: A-15916)		(F-/196, A-13910) (F-7283)
07000	(E-7283)		(E-7283)		(E-7283)	790.4020 r	(P-7198; A-15916)
790.3021 r	(P-7198; A-15916)	790.3300 r	(P-7198; A-15916)	790.3720 am	(P-17496/92; W-7075)		(E-7283)
	(E-7283)		(E-7283)	in .	(P-7198; A-15916)	790.4040 r	(P-7198; A-15916)
790.3023 r	(P-7198; A-15916)	790.3308 am	(P17496/92; W-7075)		(E-7283)		(E-7283)
	(E-7283)	les	(P-7198; A-15916)	790.3730 r	(P-7198; A-15916)	790.4060 r	(P-7198; A-15916)
790.3025 r	(P-7198; A-15916)		(E-7283)		(E-7283)		(E-7283)
	(E-/283)	/90.3315 r	(F-/198; A-13910)	/90.3/40 r	(F-/198; A-13916)	/90.4100 am	(P-1/496/92; W-/0/5)
/90.302/ am	(F-1/490/92; W-/0/3)	700 2335	(E-/263) (B 7108: A 15016)	200 3747	(E-7283)	-	(F-/198; A-13910)
-	(F-7783)	1 0000000	(F-7198; A-13910)		(F-7283)	790.4140	(P-7198: A-15916)
790 3028	(P-7198- A-15916)	790 3337 n	(P-17496/92: W-7075)	790.3780 r	(P-7198: A-15916)		(F-7283)
	(E-7283)		(P-7198; A-15916)		(E-7283)	790.4150 r	(P-7198; A-15916)
790,3029 r	(P-7198; A-15916)		(E-7283)	790.3800 r	(P-7198; A-15916)		(E-7283)
	(E-7283)	790.3350 r	(P-7198; A-15916)		(E-7283)	790.4173 r	(P-7198; A-15916)
790.3030 r	(P-7198; A-15916)		(E-7283)	790.3820 r	(P-7198; A-15916)		(E-7283)
	(E-7283)	790.3380 r	(P-7198; A-15916)		(E-7283)	790.4180 r	(P-7198; A-15916)
790.3032 r	(P-7198; A-15916)		(E-7283)	790.3860 r	(P-7198; A-15916)		(E-7283)
	(E-7283)	790.3420 am	(P-17496/92; W-7075)		(E-7283)	790.4200 r	(P-7198; A-15916)
790,3033 r	(P-/198; A-13916)	in in	(F-/198; A-13910)	190.3300	(F-/196; A-13910) (E 7383)	700 4270	(E-7283)
	(E-7283)	ACKE OOF	(E-7253)	200 3002	(E-7283) (P-17406/02: W-7075)	790.4220 am	(F-1/496/92; W-/0/3)
/90.3030 I	(F-/196; A-13910) (E-7383)	1 6745.06/	(F-/136, A-13310) (F-7383)	790,3904	(P-7198: A-15916)	-	(F-7783)
7 00 3042	(P-7198: A-15916)	790.3437 r	(P-7198: A-15916)		(E-7283)	790.4260 r	(P-7198; A-15916)
	(E-7283)		(E-7283)	790.3907 am	(P-17496/92; W-7075)		(E-7283)
790 3048 r	(P-7198; A-15916)	790.3440 r	(P-7198; A-15916)		(P-7198; A-15916)	790.4300 r	(P-7198; A-15916)
	(E-7283)		(E-7283)		(E-7283)		
790.3049 r	(P-7198; A-15916)	790.3460 r	(P-7198; A-15916)	790.3910 r	(P-7198; A-15916)	790.4340 r	(P-7198; A-15916)
	(E-7283)		(E-7283)		(E-7283)		(E-7283)
790.3051 r	(P-7198; A-15916)	790.3472 r	(P-7198; A-15916)	790.3914 am	(P-17496/92; W-7075)	790,4380 am	(P-17496/92; W-7075)
	(E-7283)		(E-7283)	_	(P-7198; A-15916)	L-	(P-7198; A-15916)
790.3054 r	(P-7198; A-15916)	/90.34/5 r	(P-/198; A-15916)		(E-/283)		(E-/283)
	(E-7283)		(E-/283)	, 90.3920 r	(F-/196; A-13910)	700.4382 #	(F-1/490/92; W-/0/3)
/90.3056 r	(F-/198; A-13910)	790.3400	(F-/196, A-13910)	790 3045 am	(P-17496/92: W-7075)		(P-17496/92, W-7075)
700 3060	(E-/283) (P-7108: A-15016)	790 3492	(P-7198: A-15916)		(P-7198: A-15916)	: -	(P-7198: A-15916)
0000:06/	(E-7283)	* * * * * * * * * * * * * * * * * * * *	(E-7283)		(E-7283)		(E-7283)
790.3085 r	(P-7198; A-15916)	790.3500 r	(P-7198; A-15916)	790.3940 r	(P-7198; A-15916)	790.4385 r	(P-7198; A-15916)
	(E-7283)		(E-7283)		(E-7283)		(E-7283)
790.3100 r	(P-7198; A-15916)	790.3540 r	(P-7198; A-15916)	790.3945 r	(P-7198; A-15916)	790.4386 r	(P-7198; A-15916)
	(E-7283)	0036 000	(E-/283)	700 3860	(E-/283) (P-7108: A-15016)	700 4306	(E-7263)
790.3140 r	(P-/198; A-13916)	7 0358U r	(F-/198; A-13910)	120.3200	(1-1120, 7-12210)		

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TITLE " (CONT'D)		790.4860 r	(P-7198; A-15916)	TITLE 77 (CONT'D)		790.5820 r	(P-7198; A-15916)
790,430S B	(P-108, A-15016)		(E-7283)	790,5483 F	(P-7198; A-15916)		(E-7283)
	(E-7283)	790.4900	(P-17496/92; W-7075)		(E-7283)	790.5830 r	(P-7198; A-15916)
790.4420 r	(P-7198; A-15916)	L	(P-7198; A-15916)	790.5500 am	(P-17496/92; W-7075)		(E-7283)
	(E-7.283)		(E-7283)	be	(P-7198; A-15916)	790.5835 r	(P-7198; A-15916)
790.4430 r	(P-7198; A-15916)	790.4940 r	(P-7198; A-15916)		(E-7283)		(E-7283)
	(E-7283)		(E-7283)	790.5520 r	(P-7198; A-15916)	790.5837 r	(P-7198; A-15916)
790,4360 r	(P-7198; A-15916)	790.4960 r	(P-7198; A-15916)		(E-7283)		(E-7283)
	(E-7283)		(E-7283)	790.5530 r	(P-7198; A-15916)	790.5840 r	(P-7198; A-15916)
790,4395	(P-7198; A-15916)	790.4963 r	(P-7198; A-15916)		(E-7283)		(E-7283)
	(E-7283)		(E-7283)	790.5540 am	(P-17496/92; W-7075)	790.5860 r	(P-7198; A-15916)
790.4500 r	(P-7198; A-15916)	790.4965 r	(P-7198; A-15916)	L	(P-7198; A-15916)		(E-7283)
	(E-7283)		(E-7283)		(E-7283)	790.5872 am	(P-17496/92; W-7075)
790,4540 r	(P-7198; A-15916)	790.4980 r	(P-7198; A-15916)	790.5544 r	(P-7198; A-15916)		(P-7198; A-15916)
	(E-7283)		(E-7283)		(E-7283)		(E-7283)
790.4580 r	(P-7198; A-15916)	790.5020 r	(P-7198; A-15916)	790.5555 r	(P-7198; A-15916)	790,5893 r	(P-7198; A-15916)
	(E-7283)		(E-7283)		(E-7283)		(E-7283)
790.4620 r	(P-7198; A-15916)	790.5030 r	(P-7198; A-15916)	790.5560 r	(P-7198; A-15916)	790.5900 r	(P-7198; A-15916)
	(E-7283)		(E-7283)		(E-7283)		(E-7283)
790.4660	(P-7198: A-15916)	790.5060 r	(P-7198: A-15916)	790.5580	(P-7198: A-15916)	790.5924	(P-7198: A-15916)
	(E-7283)		(E-7283)		(E-7283)		(E-7283)
790.4665	(P-7198: A-15916)	790.5100 r	(P-7198: A-15916)	7 0620	(P-7198: A-15916)	790.5940 am	(P-17496/92; W-7075)
	(E-7283)		(E-7283)		(E-7283)		(P-7198: A-15916)
790.4667	(P-7198: A-15916)	790.5140	(P-7198; A-15916)	790 5640 r	(P-7198: A-15916)		(E-7283)
	(E-7283)		(E-7283)		(E-7283)	790.5980	(P-7198: A-15916)
790.4670 r	(P-7198; A-15916)	790.5180 r	(P-7198; A-15916)	790.5660	(P-7198; A-15916)		(E-7283)
	(E-7283)		(E-7283)		(E-7283)	790.5992 r	(P-7198; A-15916)
790.4680 r	(P-7198; A-15916)	790.5220 am	(P-17496/92; W-7075)	790.5700 r	(P-7198; A-15916)		(E-7283)
	(E-7283)	1	(P-7198; A-15916)		(E-7283)	790.5996 r	(P-7198; A-15916)
790.4700 r	(P-7198; A-15916)		(E-7283)	790.5720 r	(P-7198; A-15916)		(E-7283)
	(E-7283)	790.5260 r	(P-7198; A-15916)		(E-7283)	790.6020 r	(P-7198; A-15916)
790.4720 am	(P-17496/92; W-7075)		(E-7283)	790.5740 r	(P-7198; A-15916)		(E-7283)
ı	(P-7198; A-15916)	790.5300 r	(P-7198; A-15916)		(E-7283)	790.6060 r	(P-7198; A-15916)
	(E-7283)		(E-7283)	790.5780 r	(P-7198; A-15916)		(E-7283)
790.4725 r	(P-7198; A-15916)	790.5312 r	(P-7198; A-15916)		(E-7283)	790.6100 r	(P-7198; A-15916)
	(E-7283)		(E-7283)	790.5788 am	(P-17496/92; W-7075)		(E-7283)
790.4728 am	(P-17496/92; W-7075)	790.5320 am	(P-17496/92; W-7075)	be	(P-7198; A-15916)	790.6140 r	(P-7198; A-15916)
1	(P-7198; A-15916)	-	(P-7198; A-15916)		(E-7283)		(E-7283)
	(E-7283)		(E-7283)	790.5792 r	(P-7198; A-15916)	790.6180 am	(P-17496/92; W-7075)
790.4740 r	(P-7198; A-15916)	790.5340 r	(P-7198; A-15916)		(E-7283)	ы	(P-7198; A-15916)
	(E-7283)		(E-7283)	790.5795 r	(P-7198; A-15916)		(E-7283)
790.4780 r	(P-7198; A-15916)	790.5380 r	(P-7198; A-15916)		(E-7283)	790.6220 r	(P-7198; A-15916)
	(E-7283)		(E-7283)	790.5800 r	(P-7198; A-15916)		(E-7283)
790.4820 r	(P-7198; A-15916)	790.5420 r	(P-7198; A-15916)		(E-7283)	790,6260 r	(P-7198; A-15916)
	(E-7283)		(E-7283)	790.5802 r	(P-7198; A-15916)		(E-7283)
790.4840 г	(P-7198; A-15916)	790.5460 r	(P-7198; A-15916)		(E-7283)	790.6275 r	(P-7198; A-15916)
	(E-7283)		(E-7283)	790.5807 r	(P-7198; A-15916)		(E-7283)
					(E-7283)		

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TITLE // (CONT D)			110.00.	1	(P-/198; A-15916)	IIILE // (CONT.D)	100		790.7288		(P-7198; A-15916)
790.6277	ы	(P-7198; A-15916)			(E-7283)	790.7020	_	(P-7198; A-15916)			(E-7283)
	,	(E-7283)	790.6570	ы	(P-7198; A-15916)			(E-7283)	790.7291	T ((P-7198; A-15916)
790,6280	am	(P-17496/92; W-7075)			(E-7283)	790.7060	1	(P-7198; A-15916)			(E-7283)
	_	(P-7198; A-15916)	790.6580	am	(P-17496/92; W-7075)			(E-7283)	790.7294	_	(P-7198; A-15916)
		(E-7283)		L	(P-7198; A-15916)	790.7100		(P-7198; A-15916)			(E-7283)
790.6284	г	(P-7198; A-15916)			(E-7283)			(E-7283)	790.7296		(P-7198; A-15916)
		(E-7283)	790.6610	am	(P-17496/92; W-7075)	790.7120	_	(P-7198; A-15916)			(E-7283)
790.6300	See	(P-7198; A-15916)		L	(P-7198; A-15916)			(E-7283)	790.7300	_	(P-7198; A-15916)
	_	(E-7283)			(E-7283)	790.7130	_	(P-7198; A-15916)			(E-7283)
790.6340) I	(P-7198; A-15916)	790.6620	len.	(P-7198; A-15916)			(E-7283)	790.7340	h	(P-7198; A-15916)
		(E-7283)			(E-7283)	790.7140	_	(P-7198; A-15916)			(E-7283)
790.6370	am ((P-17496/92; W-7075)	790.6621	<u></u>	(P-7198; A-15916)			(E-7283)	790.7380	ı	(P-7198; A-15916)
	L	(P-7198; A-15916)			(E-7283)	790.7160		(P-7198; A-15916)			(E-7283)
		(E-7283)	790.6660	Ţ.	(P-7198; A-15916)			(E-7283)	790.7400	<u></u>	(P-7198; A-15916)
790.6375	Т ((P-7198; A-15916)			(E-7283)	790.7180	7	(P-7198; A-15916)			(E-7283)
	_	(E-7283)	790.6670	ī	(P-7198; A-15916)			(E-7283)	790.7420		(P-7198; A-15916)
790.6380	, r	(P-7198; A-15916)			(E-7283)	790.7181	J	(P-7198; A-15916)			(E-7283)
		(E-7283)	790.6700	L	(P-7198; A-15916)			(E-7283)	790.7460	, L	(P-7198; A-15916)
790.6420	, r	(P-7198; A-15916)			(E-7283)	790.7220	1	(P-7198; A-15916)			(E-7283)
		(E-7283)	790.6740	am	(P-17496/92; W-7075)			(E-7283)	790.7500	ı	(P-7198; A-15916)
790.6430	am ((P-17496/92; W-7075)	790.6740	ъ	(P-7198; A-15916)	790,7221	am	(P-17496/92; W-7075)			(E-7283)
	r	(P-7198; A-15916)			(E-7283)		⊢	(P-7198; A-15916)	790.7510	т.	(P-7198; A-15916)
		(E-7283)	790.6780	L	(P-7198; A-15916)			(E-7283)			(E-7283)
790.6435	Ι ((P-7198; A-15916)			(E-7283)	790.7223	L-	(P-7198; A-15916)	790.7520	u u	(P-17496/92; W-7075)
	_	(E-7283)	790.6800	I	(P-7198; A-15916)			(E-7283)	790.7540	Li Li	(P-7198; A-15916)
790.6445	Ι ((P-7198; A-15916)			(E-7283)	790.7229	Ь	(P-7198; A-15916)			(E-7283)
		(E-7283)	790.6820	_	(P-7198; A-15916)			(E-7283)	790.7580	ı	(P-7198; A-15916)
790.6450	, i	(P-7198; A-15916)			(E-7283)	790.7245	am	(P-17496/92; W-7075)			(E-7283)
	1	(E-7283)	790.6860	ы	(P-7198; A-15916)		ı	(P-7198; A-15916)	790.7620		(P-7198; A-15916)
790.6452	r ((P-7198; A-15916)			(E-7283)			(E-7283)			(E-7283)
		(E-7283)	790.6875	ĭ	(P-7198; A-15916)	790.7260	L	(P-7198; A-15916)	790.7660	ī	(P-7198; A-15916)
790.6454	٦	(P-7198; A-15916)			(E-7283)			(E-7283)			(E-7283)
	_	(E-7283)	790.6885	I	(P-7198; A-15916)	790.7263	am	(P-17496/92; W-7075)	790.7700	_ H	(P-7198; A-15916)
790.6456	ı	(P-7198; A-15916)			(E-7283)	790.7265	am	(P-17496/92; W-7075)			(E-7283)
	1	(E-7283)	790.6895	ц	(P-7198; A-15916)		<u>.</u>	(P-7198; A-15916)	790.7740	L	(P-7198; A-15916)
790.6460		(P-7198; A-15916)			(E-7283)			(E-7283)			(E-7283)
	_	(E-7283)	790.6900	<u></u>	(P-7198; A-15916)	790.7272	_	(P-7198; A-15916)	790.7780	-	(P-7198; A-15916)
790.6480	r ((P-7198; A-15916)			(E-7283)			(E-7283)			(E-7283)
	_	(E-7283)	790.6940	Ţ	(P-7198; A-15916)	790.7278	am	(P-17496/92; W-7075)	790.7820	i.e.	(P-7198; A-15916)
790.6500	_i	(P-7198; A-15916)			(E-7283)		_	(P-7198; A-15916)			(E-7283)
		(E-7283)	790.6946	_	(P-7198; A-15916)			(E-7283)	790.7828		(P-7198; A-15916)
790.6505	am ((P-17496/92; W-7075)			(E-7283)	790.7280	am	(P-17496/92; W-7075)			(E-7283)
	_	(P-7198; A-15916)	190.6960	r	(P-7198; A-15916)		_	(P-7198; A-15916)	790.7834	le:	(P-7198; A-15916)
	7	(E-7283)			(E-7283)			(E-7283)			(E-7283)
790.6540	r ((P-7198; A-15916)	790.6980	.	(P-7198; A-15916)	790.7284	L	(P-7198; A-15916)	790.7860	I.	(P-7198; A-15916)

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700 0530	66.061	790.9540	790 9580		790.9620	790.9660		790.9800	840.20	840.115	840.210	840.215	840.310	840.Ap.B	Ex.A	JI.A	II.B	840.Ap.C	840.Ex.B	845.10	845.20	845.23	845.25	845.26	845.28	845.29		845.40	845.50	845.60 845.Ap. A	845.Ex.A	845.Ex.B	845.Ex.C	843.Ap.B 845 Ap.C	845.II.A	845 An D
	(P-17496/92: W-7075)	(P-7198; A-15916)	(E-/283) (P-7198: A-15916)	(E-7283)	(P-7198; A-15916)	(P-17496/92; W-7075)	(P-7198; A-15916)	(E-7283) (P-7198: A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)	(F-/198; A-15916) (F-7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-/283) (B 7108: A 15016)	(F-/158, A-15510) (E-7283)	(P-7198; A-15916)	(E-7283)	(F-/198; A-15916)	(E-/283) (P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-/283) (P-7108: A-15016)	(E-7283)	(P-7198; A-15916)	(E-7283)	(F-7198; A-15916)	(P-7198; A-15916)	(E-7283)	(P-17496/92; W-7075)	(F-/198; A-13916) (F-7283)	(P-17496/92; W-7075)	(P-7108: A-15016)
T'D)	am am	<u>_</u>			L.	am	ы	b	4	i.		L.	ь		ы		-	T			L		L.		L	1	4	н		ы			am	_	am	1
CO'TITIE 77 (CONT'D)	790 9050		790 9056		790.9060	790.9070		790 0084	100.000	790.9100	04 40 000	/90.9140	790.9180		790.9220	0300 000	0076.06/	790.9300		/90.9320	790.9340		790.9380		790.9420	700 0460	0016:061	790.9475		790,9478	790.9486		790.9500		790.9520	
(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-/283) (P-7198; A-15916)	(E-7283)	(P-17496/92; W-7075) (P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-/283) (P-7198: A-15916)	(E-7283)	(P-7198; A-15916)	(E-/283)	(F-/196; A-13910) (E-7283)	(P-17496/92; W-7075)	(P-7198; A-15916)	(E-7283)	(F-7196; A-13910) (F-7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-/283) (P-7198: A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)	(P-17496/92; W-7075)	(P-7198; A-15916)	(P-7198: A-15916)	(E-7283)	(P-7198; A-15916)	(E-/283)	(E-7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-1,283) (P-17496/92: W-7075)	(P-7198; A-15916)	(F-7283)
_		b-s	—		am r		1	ba		bes	ı	-	аш	bo		-	box		ь	-		ч		п	i	L		ь		_	1		L	am	-	
790.8460		790.8500	790.8540		/90.8580		790.8590	790.8620		790.8660	790 8700	00.00	790.8710		700 8774	17.0:00	790.8727		790.8740	790.8780		790.8820		790.8835	/90.8860	790.8900		790.8940	700 000	0060.067	790.9020	000	/90.9035	790.9045		
	(P-1" 4 (50 001" 1-9)	(P-108; A-15010)	(P-7108; A-15016)	(E-7283)	(E-7283)	(P-7198; A-15916)	(E-7283) (P-7108: A-15015)	(E-7283)	(P-17496/92; W-7075)	(P-7198; A-15916)	(P-7198: A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)	(F-/198; A-13916) (E-7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-/283) (P-7198: A-15016)	(E-7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-/283)	(F-1/496/92; W-/U/5) (P-7198: A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)	(F-7283)	(P-7198; A-15916)	(E-7283)	(P-7198; A-15916)	(E-7263) (P-7198: A-15916)	(E-7283)	(P-7198; A-15916)	(E-7283)
(C.L.	2	Bar	i i		-	Sec	L		am	t-i	L.		L		ы	See		ь			ы		ы	-	u am		ы		4	L		L L			L	
TITLE 77 (CONT'D)	5-81 00-	200, 2000	790, 7940	0000	90. 980	790.8015	0.08 00.	2000	790.8030	790.8060	790.8100		790.8106	200000	/90.8130	790.8140		790.8180	790 8220		790.8232		/90.8244	700 0749			790.8260	790 8290		790.8300		790.8340	790.8378		790.8380	

(P-12314/92; A-1884) (P-12314/92; A-1884) (P-12314/92; A-1884) (P-12314/92; A-1884) (P-12314/92; A-1884) (P-12314/92; A-1884) (P-12314/92; A-1884)

(P-4329/92; A-2319) (P-12314/92; A-1884) (P-12314/92; A-1884) (P-12314/92; A-1884)

(P-4329/92; A-2319) (P-4329/92; A-2319) (P-4329/92; A-2319) (P-4329/92; A-2319)

(P-4329/92; A-2319) (P-4329/92; A-2319) (P-4329/92; A-2319)

(P-7198; A-15916) (E-7283) (P-4329/92; A-2319)

(P-7198; A-15916)

(E-7283) (E-7283)

(P-4329/92; A-2319) (P-4329/92; A-2319) (P-12314/92; A-1884)
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(P-4567/92; A-15917/92;	RQ-17493)	RQ-17493)	(P-4567/92; A-15917/92;	KQ-1/493) (P-4567/92: A-15917/92·	RQ-17493)	(P-11367/92; A-11424	M-11872)	(P-11367/92; A-11424	M-118/2)	M-11872)	(P-11367/92; A-11424	M-11872)	(P-11367/92; A-11424	M-11872)	(P-11367/92; A-11424	M-11872)	(F-11367/92; A-11424 M-11872)	(D-11367/07: A-11424	M-11872)	(P-11367/92; A-11424	M-11872)	(P-11367/92; A-11424	M-11872)	(P-11367/92; A-11424	M-11872)	(P-11367/92; A-11424	M-118/2)	(CCC 1) (D-8299)	(P-8599)	(P-8599)	(P-8599)	(P-8599)	(P-8599)	(P-8599)	(P-8399)	(F-18913/92; A-9/00) (F-14112) (P-18944)	(P-18913/92: A-9700)	(E-14112) (P-18944)	(P-1695; A-9896)	(E-2031)		
am	-	alli	am	A am		am		аш		ann	am		am		am		arn	and o	=	am		am		аш		am	an	am	am	am	am	am	am	аш	am	am	am	1	am			
2056.610	303 3300	070.0007	2056.655	2056. Ap. A		2080.10		2080.20	2080 30	00.0007	2080.50		2080.60		2080.70	00 0000	7090.90	2080 120		2080.140		2080.150		2080.160		2080.170	2090 20	2090.35	2090.40	2090.41	2090.42	2090.43	2090.70	2090.90	2090.100	05.0162	2510.55)	2510.60			0
100 Pt (100 C) 100 Pt	(E-432; O-3030) (F-683; A-8498)	(E-432; O-3056) (P-683;	A-8498)	(E-432; U-3030) (P-083; A-8498)	(E-432; O-3056) (P-683;	A-8498)	(A-8498)	(E-432; O-3056) (P-683;	A-0498) (F-432: O-3056) (P-683:	A-8498)	(A-8498)	(P-5225/92; A-5880)	(F-5225/92, A-5880)	(P-525/22) A-588()	(P-4567/92; A-15917/92;	RQ-17493)	(P-4567/92; A-15917/92;	RQ-17493)	(P-4567/92; A-15917/92;	RQ-17493)	(P-4567/92; A-15917/92;	RQ-1/493)	(F-430//92; A-1391//92; RO-17493)	(P-4567/92; A-15917/92;	RQ-17493)	(P-4567/92; A-15917/92;	RQ-17493)	(P-4567/92; A-15917/92;	RQ-17493)	(P-4567/92; A-15917/92;	RQ-1/493)	(F-436//92; A-1391//92; RO-17493)	(P-4567/92: A-15917/92:	RO-17493)	(P-4567/92; A-15917/92;	RQ-17493)		89-14 S				
VT.D)	u	Ľ	1	=	п		п	п	=	:	п	1	L	i-	L	<u>.</u>			am		am		am		am	*	ž:	am		am		am		am		ш	am		am			
TITLE 77 (CONT'D)	1233.210	1235.220	1735 720	1233.230	1235.240		1235.250	1235.300	1235 310		1235.320	1240.10	1240.20	1240.30	1240.40	1240.50	1240.70	1240 An A	2056.1		2056.5		2056.61	,	2056.75	2056 301	7020.301	2056.310		2056.315		2056.320		2056.410	216 2300	2030,413	2056,515		2056.600			
(P-4755/92; A-5882)	(P-475/92; A-5882)	(P-4755/92; A-5882)	(P-4755/92; A-5882)	(P-4755/92; A-5882)	(P-4755/92; A-5882)	(P-4755/92; A-5882)	(P-15321/92; A-4448)	(P-4/33/92; A-3882)	(P-4755/92: A-5882)	(P-4755/92; O-1242;	R-5951; A-5882)	(P-5187/92; A-5878)	(P-5187/92; A-5878)	(P-5187/92; A-5878)	(F-316/192; A-38/6)	(P-5187/92; A-5878)	(P-5187/92; A-5878)	(P-5187/92; A-5878)	(P-5187/92; A-5878)	(P-5187/92; A-5878)	(P-5187/92; A-5878)	(P-5187/92; A-5878)	(P-5187/92; A-5878)	(P-5187/92; A-5878)	(P-518//92; A-58/8)	(F-3187/92; A-3878)	(E-432; O-3056) (P-683;	A-8498)	(E-432; O-3056) (P-683;	A-8498)	(E-432; O-3056) (P-683;	A-8498)	(E-432; O-3056) (P-683;	A-8498)	(E-432, O-3030) (F-063,	(E-432; O-3056) (P-683;	A-8498)	(A-8498)	(E-432; O-3056) (P-683;	A-8498)		
am	am	am	am	am	аш	am	am	am me	am	am		_	<u>_</u>	_	hos 1				L	ь	Ļ.	.	L	>	_	L L	- =		п		п		u	1	п	п		п	п			
1130.410	1130.620	1130.630	1130.640	1130.720	1130.730	1130.740	1130.750	1130.760	1130.780	1130.Ap.A		1230.10	1230.20	1230.30	1230.110	1230.120	1230.220	1230.230	1230.240	1230.250	1230.260	1230.310	1230.320	1230.410	1230,420	1230.16.A	1235.10		1235.20		1235.30		1235.40	1335 50	1233.30	1235.100		1235.110	1235.200			
(D-18470/03: O-14187:	M-19326)	(P-10870/92; A-4388)	(P-10870/92; A-4388)	(P-10870/92; A-4388)	(P-10870/92; A-4388)	(P-10870/92; A-4388)	(P-10870/92; A-4388)	(P-108/0/92; A-4388)	(P-10870/92; A-4388)	(P-10870/92; A-4388)	(P-10870/92; A-4388)	(P-10870/92; A-4388)	(P-10870/92; A-4388)	(P-10870/92; A-4388)	(F-108/0/92; A-4388)	(F-10969/92; A-4423)	(P-10989/92: A-4425)	(P-10989/92: A-4425)	(P-12606)	(P-8144)	(P-15328/92; A-4453)	(P-15328/92; A-4453)	(P-12593)	(P-12593)	(P-8149)	(F-8149) (P-8140)1	(P-8149)	(P-8149)	(P-5205/92; A-4431)	(P-5205/92; RC-1244;	A-4453)	(P-5205/92; A-4431)	(P-5205/92; RC-1244;	A-4431)	(F-3203/92; A-4431)	(F-5205/92; A-4431) (P-5205/92: RC-1244:	A-4431)	(P-5205/92; RC-1244;	A-4431)	(P-4755/92; A-5882)	(F-4/33/92; A-3682)	19-145
T'D)	=	am	am	am	am	am	аш	c :	= =		п	п	п	n	_	ше	n n	: =	am	и	n	п	am	am	п	c :	= =	n u	п	п		и	п		= 1	= =	=	u		am	am	
TITLE 77 (CONT'D)	070:060	900.10	900.30	900.50	09.006	900.65	900.70	900.16.E	900. Tb. G	900. Tb. H	900.Tb.I	Ex.A	Ex.B	Ex.C	EX.D	913.10	915.40	915.50	1100.670	1100.740	1110.60	1110.235	1110.1810	1110.1830	1110.2510	1110.2520	1110.2540	1110.2550	1120.10	1120.20		1120.110	1120.120	000	1120.130	1120.310	1	1120.Ap.A		1130.140	1130.220	

Mont None	

TITLE 77 (CONT'D)			AITT	(P-18139/92; A-6441)	TITLE 80 (CONT'D)	D)		1230.190	am	(P-3718; A-15599)
am	(P-1695; A-9896)		am	(P-18139/92; A-6441)	650.2 n		(P-6635)	1230.220	am	(P-3718; A-15599)
	(B-2031) (B-14112) (P-18944)	310.290	am	(P-191; C-672; A-13409)	650.3 n		(P-6635)	1650.210	am	(P-12384/92; A-1631)
61	(P-1695; A-9896)			(P-14314) (E-14666)			(P-6635)	1650.240	8.TT	(P-12384/92; A-1631)
	(E-2031)		am	(P-7605; A-19103)			(P-6635)	1650.290	am	(P-12384/92; A-1631)
am	(E-14112) (P-18944)	310.450	am	(P-14001/92; A-1819)			(P-6635)	1650.330	am	
am.	(E-14112) (P-18944)			(P-14314) (E-14666)	650.8 n		(P-6635)	1650.340	am	(P-12384/92; A-1631)
	(P-18913/92; A-9700)	310.455	am	(P-14001/92; A-1819)	u 650.9		(P-6635)	1650.370	am	(P-12384/92; A-1631)
E	(E-14112) (P-18944)			(P-14314) (E-14666)	650.10 n		(P-6635)	1650.410	am	(P-12384/92; A-1631)
	(E-14112) (P-18944)		am	(P-14001/92; A-1819)	650.11 п		(P-6635)	1650.450	am	(P-12384/92; A-1631)
am	(E-14172) (P-19007)		n	(P-13657) (E-13789)	650.12 n		(P-6635)	1650.460	am	(P-12384/92; A-1631)
am	(P-18915/92; A-9713)	310.530	am	(P-14001/92; A-1819)	650.13 n		(P-6635)	1650.510	am	(P-12384/92; A-1631)
E	(P-13463/92; A-8817)			(P-14314) (E-14666)		am	(P-3703; A-15588)	1650.520	am	(P-12384/92; A-1631)
am	(P-13463/92; A-8817)	310.540	am	(P-14001/92; A-1819)		am	(P-3703; A-15588)	1650.570	am	(P-12384/92; A-1631)
am	(P-13463/92; A-8817)			(P-14314) (E-14666)		am	(P-3703; A-15588)	1650.620	am	(P-12384/92; A-1631)
But	(P-13463/92; A-8817)	310.Ap.A	ати	(PP-498) (P-13179/92;	1200.40 r		(P-3703; A-15588)	1650.630	am	(P-12384/92; A-1631)
lar.	(P-13463/92; A-8817)			A-590) (P-18139/92;	п		(P-3703; A-15588)	1650.640	am	(P-12384/92; A-1631)
				A-6441) (P-7605;		am	(P-3703; A-15588)	1650.650	am	(P-12384/92; A-1631)
				A-19103)	1200.60 a	am	(P-3703; A-15588)	2160.120	am	(P-3577; A-11441)
am	(E-17372/92; RC-181;		am	(P-18139/92; A-6441)		am	(P-3703; A-15588)	2160.130	am	(P-3577; A-11441)
	F-5952) (P-17959/92;		am	(P-18139/92; A-6441)	1200.90 a	am	(P-3703; A-15588)	2160.210	am	(P-3577; A-11441)
	P-9716; RQ-11895;		am	(P-18139/92; A-6441)		am	(P-3703; A-15588)	2160.220	am	(P-3577; A-11441)
-	(P-14584) (P-14568)		аш	(P-18139/92; A-6441)		am		2160.250	am	(P-3577; A-11441)
attr	DO 11805: EC 14584)		am	(P-/605; A-19103)		am	(P-3/03; A-15588)	2160.310	am	
9110	RQ-11895; EC-14084)		п	(P-13179/92; A-590)		am	(P-3703; A-15588)	2160.320	am	(P-3577; A-11441)
all a	(F-1+308)	N.O.F.	E E	(FF-498)	1200.150	am	(F-3/U3; A-13388)	2160.323	am m	(P-3377; A-11441)
am a	(P-14568)		HIH O	(F-16139/92; A-0441)		am	(F-3/34; A-13012) (P-3/34: A-15612)	2160.330	am	(P-3577, A-11441)
am	(P-14568)		ain	(F-1915)/22, A-0441) (P-7605: A-19103)		am a	(P-3734: A-15612)	2160.510	am	(P-3577; A-11441)
L	(P-17959/92; A-9716	.Tb.0	am	(P-7605; A-19103)		am	(P-3734: A-15612)	2160,610	am	(P-3577; A-11441)
	RQ-11895; EC-14684)		am	(P-18139/92; A-6441)		am	(P-3734; A-15612)	2160.620	am	(P-3577; A-11441)
ak:	(P-17959/92; A-9716;	310.Ap.B	am	(P-13679/92; A-238)	1210.180 a	am	(P-3734; A-15612)	2650.1	am	(P-2449)
	RQ-11895; EC-14684)			(P-12481) (E-12900)		am	(P-3755; A-15628)	2650.10	am	(P-2449)
am	(P-18453)	310.Ap.C	am	(P-191; C-672; A-13409)	1220.30 a	am	(P-3755; A-15628)	2650.15	am	(P-2449)
am	(P-17187/92; A-3169)			(P-14001/92; A-1819)	1220.40 a	am	(P-3755; A-15628)	2650.25	am	(P-2449)
аш	(P-14788)			(P-14314) (E-14666)	1220.50 a	am	(P-3755; A-15628)	2650.30	am	(P-2449)
аш	(P-17187/92; A-3169)	310.Ap.D	am	(P-14001/92; A-1819)	1220.60 a	am	(P-3755; A-15628)	2650.40	u	(P-2449)
am	(P-14788)			(P-14314) (E-14666)	1220.70 в	am	(P-3755; A-15628)	2650.50	п	(P-2449)
am	(P-14788)	כיז	п	(P-14314) (E-14666)	1220.80 n		(P-3755; A-15628)	2650.60	п	(P-2449)
-	(P-19285/92; A-5587)		am	(P-15342/92; A-1652)	1220.90 n		(P-3755; A-15628)	2650.70	п	(P-2449)
am	(F-18139/92; A-6441)		am	(P-13827)	0					
E E	(F-18139/92; A-6441)	620.130 g	am	(P-11724/92; W-869)		am	(P-3718; A-15599)	TITLE 83		(D 19709/07: A 700)
HIR	(F-130/9/92; A-238)			(F-12409/92; W-869)		am	(P-3/18; A-15599)	255.20	am	(P-13/03/92; A-798)
am	(F-12481) (E-12900) (P-13679/92: A-238)			(F-91; W-869) (P-15347/92: A-4510)	1230.90 a	am	(P-3/18; A-15399) (P-3718: A-15599)	07.617	аш	(F-8269/92; A-98; RO-2075: EC-3902)
	(P-12481) (E-12900)	630 315	8	(F-15347732, A-4310)		111	(L-3/10, M-103//)			The same in the same and
					1230 160	am	(P-3718: A-15500)	280.76	2	(P-6382)

TITLE 83 (CONT'D)		756.100	аш	(P-15605/92; A-12294)	TITLE 86			100.7080	re	(A-14189)
305.20 am	(P-2462)	756.110	am	(P-15605/92; A-12294)	100.3320	re	(A-14189)	100.7090	re	(A-14189)
315.10 am	(P-202)	756.115	am	(P-15605/92; A-12294)	100.3330	e	(A-14189)	100.7095	re	(A-14189)
315.20 am	(P-202)	756.116	п	(P-15605/92; A-12294)	100.3340	re	(A-14189)		am	(P-15471)
315.30 am	(P-202)	756.120	am	(P-15605/92; A-12294)	100.3350	re	(A-14189)	100.7100	re	(A-14189)
315.40 n	(P-202)	756.125	arn	(P-15605/92; A-12294)		am	(P-17861)	100.7120	re	(A-14189)
	(P-202)	756.200	am	(P-15605/92; A-12294)	100.3360	5	(A-14189)	100 7200	0 0	(A-14189)
	(P-202)	756 205	E	(P-15605/92: A-12294)	100 3370	2 0	(A 14180)	100:7200) ((A 14180)
	(D.2466: A-12201)	756 210	110	(P-14004/97: A-1848)	100,3300	<u> </u>	(A-14109)	100.7300	a l	(A-14189)
	(F-2400; A-12291)	70.710	alli	(b 15605/02, A 12204)	100.3380	e e	(A-14189)	100./310	re	(A-14189)
	(F-0360) (F-12463)	000 730		(F-13003/92; A-12294)	100.3400	am	(F-222; A-8809)		am	(P-15471)
	(P-10513/92; A-10258)	/26.220	am	(P-15605/92; A-12294)			(E-473)	100.7320	re	(A-14189)
745.15 am	(P-10513/92; A-10258)	756.225	am	(P-15605/92; A-12294)	100.3700	аш	(P-6619; A-13776)	100.7330	re	(A-14189)
745.20 am	(P-10513/92; A-10258)	756.300	am	(P-15605/92; A-12294)			(P-9870)	100.7340	re	(A-14189)
745.30 am	(P-10513/92; A-10258)	792.10	п	(P-11988)	100.3750	п	(P-9870)	100.9000	re	(A-14189)
745.110 am	(P-10513/92; A-10258)	792.20	ш	(P-11988)	100.5000	re	(A-14189)		am	(P-15471)
	(P-10513/92; A-10258)	792.30	п	(P-11988)	100 5010	9,1	(A-14189)	100 9005	o Luc	(P-6045)
	(P-10513/97- A-10258)	797 40	2		100 5020	9 9	(A-14180)	100 001	1111	(4 14180)
	(1-10313/32, A-10250)	04 505	= 1		100.3020	D.	(A-14107)	100.3010	2	(A-14109)
/45.220 am	(F-10313/92; A-10238)	06.76	E			am	(F-154/1)	100.9100	re	(A-14;89)
745.221 n	(P-10513/92; A-10258)				100.5030	re	(A-14189)		am	(P-15471)
745.225 am	(P-10513/92; A-10258)	TITLE 86			100.5100	re	(A-14189)	100.9200	re	(A-14189)
745.300 n	(P-10513/92; A-10258)	100.2000	16	(A-14189)	100.5110	1e	(A-14189)	100.9210	re	(A-14189)
745.Ex.B am	(P-10513/92; A-10258)	100.2050	re	(A-14189)	100.5120	je je	(A-14189)	100.9300	re	(A-14189)
755.10 am	(P-16709/92; A-5594)	100.2100	re	(A-14189)	100.5130	re	(A-14189)	100.9310	re	(A-14189)
755.105 am	(P-16709/92; A-5594)	100.2200	re	(A-14189)	100.5140	E.	(A-14189)	100.9320	re	(A-14189)
755.500 n	(P-16709/92; A-5594)	100.2210	re	(A-14189)		am	(P-15471)	100.9330	re	(A-14189)
755.505 n	(P-16709/92; A-5594)	100.2220	5	(A-14189)	100.5150	re	(A-14189)	100.9400	re	(A-14189)
755.510 n	(P-16709/92; A-5594)	100.2230	2	(A-14189)	100.5160	re	(A-14189)		am	(P-15471)
755.515 n	(P-16709/92; A-5594)	100.2240	re	(A-14189)	100.5170	re	(A-14189)	100.9410	re	(A-14189)
755.520 n	(P-16709/92; A-5594)	100.2250	re	(A-14189)	100.5200	re	(A-14189)	100.9420	re	(A-14189)
755.525 n	(P-16709/92; A-5594)	100.2300	re	(A-14189)	100.5210	re	(A-14189)		am	(P-15471)
755.Ex.A n	(P-16709/92; A-5594)	100.2310	re	(A-14189)	100.5220	re	(A-14189)	100.9500	re	(A-14189)
755. Ex. B n	(P-16709/92: A-5594)	100.2320	Te.	(A-14189)	100.5230	re	(A-14189)	100 9510	E E	(A-14189)
755 Fx C n	(P-16709/92: A-5594)	100.2330	Te .	(A-14189)		me	(P-15471)	100 9520	T.	(A-14189)
755 Ev D n	(P-16709/92, A-5594)	100.2340	Te .	(A-14189)	100 5240	4	(A-14189)	100 9600	1	(4-14189)
755 Ev E n	(P-16709/97: A-5594)	100 2350	Te	(A-14189)	100 5250	0 0	(A-14189)	100 9700	0 0	(A-14189)
	(P_16709/92- A_5594)	100 2680	. 4	(A-14189)		2	(D-15471)	100 0800	2 0	(4.14180)
755 Ev C n	(P-16709/02: A-5594)	100 3000	2 2	(A-14189)	100 5250	aill	(1/1/80)	100 45 4	2 0	(0.14180)
755.EX.G II	(F-10/09/92; A-5334)	100,3010	2 6	(A 14180)	100.5260	2	(A-14189)	IOC.Ap.A	2	(A-14189)
	(F-10/09/92; A-3394)	100.3010	י ב	(A-14189)	100.3270	e e	(A-14189)	Ib.A	re	(A-14189)
/55.Ex.l n	(P-16/09/92; A-5594)	100.3020	re	(A-14189)	100.5280	re	(A-14189)	16.8	re	(A-14189)
755.Ex.J n	(P-16709/92; A-5594)	100.3100	am	(P-222; A-8869)	100.7000	re	(A-14189)	105.100	п	(P-219; A-7031) (E-445)
755.Ex.K n	(P-16709/92; A-5594)			(E-4/3)	100.7010	am	(P-222; A-8869)		am	(P-9854; A-18118)
755.Ex.L n	(P-16709/92; A-5594)	100.3110	re	(A-14189)			(E-473)	105.110	п	(P-219; A-7031) (E-445)
755.Ex.M n	(P-16709/92; A-5594)	100.3120	re	(A-14189)	100.7020	re	(A-14189)	105.120	п	(P-219; A-7031) (E-445)
755.Ex.N n	(P-16709/92; A-5594)	100.3200	re	(A-14189)	100.7030	re	(A-14189)			(P-9854; A-18118)
756.10 am	(P-15605/92; A-12294)	100.3210	re	(A-14189)	100.7040	re	(A-14189)	105.200	п	(P-219; A-7031) (E-445)
756.15 am	(P-15605/92; A-12294)	100.3220	re	(A-14189)	100.7050	re	(A-14189)	105.210	п	(P-219; A-7031) (E-445)
	(D 15605/02: A-12204)	100 3300	1	(14190)	000					
	(F-13003/34, M-14477)	0000000	ע	(V-1+102)	100.7060	re	(A-14189)	105.220	п	(P-219; A-7031) (E-445)

M	A.	A.

TITLE 86 (CONT.D)		150. Tb. A	am	(P-14563/92; A-1947)	TITLE 86 (CONT'D)	T'D)		3000.1115	п	(P-19681; A-11510)
105 230 m	P-210: A-7031)	160.140	am	(P-15522)	3000.110	am	(P-19681; A-11510)	3000.1120	u	(P-19681; A-11510)
	(E-445)	160,165	ат	(P-15522)	3000.115	am	(P-19681; A-11510)	3000.1125	n	(P-19681; A-11510)
III	(P-9854; A-18118)	210.101	ат	(E-665) (P-2718; A-8860)	3000.140	am	(P-19681; A-11510)	3000.1126	n	(P-19681; A-11510)
105.300 n	(P-210; A-7031) (E-445)	210.105	яш	(P-2718; A-8860)	3000.141	n	(P-19681; A-11510)	3000.1130	n	(P-19681; A-11510)
	(P-9854; A-18118)	210.110	am	(P-2718; A-8860)	3000.160	am	(P-19681; A-11510)	3000.1135	и	(P-19681; A-11510)
no5.310 n	(P-219; A-7031) (E-445)	210.115	am	(P-2718; C-3545; A-8860)	3000.165	am	(P-19681; A-11510)	3000.1140	u	(P-19681; A-11510)
	(P-9854; A-18118)	210.120	am	(P-2718; A-8860)	3000.200	am	(P-19681; A-11510)	3000.1145	п	(P-19681; A-11510)
105.320 n	(P-219; A-7031) (E-445)	210.125	am	(E-665) (P-2718; A-8860)	3000.210	am	(P-19681; A-11510)	3000.1146	п	(P-19681; A-11510)
	(P-9854; A-18118)	210.126	п	(E-665) (P-2718; A-8860)	3000.220	am	(P-19681; A-11510)	3000.1150	п	(P-19681; A-11510)
05.330 n	(P-219; A-7031) (E-445)	210.130	ат	(P-2718; A-8860)	3000.230	am	(P-19681; A-11510)	3000.1155	п	(P-19681; A-11510)
	(P-219; A-7031) (E-445)	530.115	am	(P-3104; A-11566)	3000,231	n	(P-19681; A-11510)			
	(P-9854; A-18118)	530.125	am	(P-3104; A-11566)	3000.235	am	(P-19681; A-11510)	TITLE 89		
n 005 400	(P-219: A-7031) (E-445)	535,101		(P-15340/92; A-3042)	3000.240	am	(P-19681; A-11510)	102.200	am	(P-15461)
05.410	(P-210: A-7031) (F-445)	535 105	=	(P-15340/92: A-3042)	3000,245	am	(P-19681; A-11510)	102.210	am	(P-15461)
	(D-0854: A-18118)	535 110	: =	(P-15340/92, A-3042)	3000.250	am	(P-19681; A-11510)	102.220	am	(P-15461)
m 05 430	(D-210: A-7031) (E-445)	535.115	: =	(P-15340/92- A-3042)	3000.281	am	(P-19681: A-11510)	102.230	am	(P-15461)
07+.c	(F-219, A-1031) (E-443)	535.120	1 6	(P-15340/00: A-3042)	3000.282	me	(P-19681: A-11510)	102.235	5	(P-15461)
	(F-9634; A-16116)	535 135	1 1		3000 300	21.0	(P-10681: A-11510)	102 240		(P-15461)
	(F-219; A-7031) (E-443)	535.123	1 1	(F-15340/92, A-3042)	3000,320	1118	(P-19681: A-11510)	102.250	am o	(P-15461)
	(F-219; A-7031) (E-443)	333,130	-	(F-15340/92, A-3042)	3000.320	n a	(P-19681: A-11510)	102.230	1 8	(P-14178/02: A-655)
	(F-219; A-7031) (E-445)	535 140	= 5		3000 405	arra di	(P-19681: A-11510)	103 35	: =	(P-14178/92, A-655)
	(F-219; A-7031) (E-443)	535.140	= F	(F-15540/92, A-3042)	3000.409	am	(P-19681: A-11510)	104.216	me me	(P-540: A-7025) (F-659)
103.470 n	(F-219; A-7031) (E-443)	700 100	= =	(D-16421)	3000.415	am	(P-19681: A-11510)	110 30	E 6	(P-13207/92: A-640)
06 500	(F-9834; A-16118)	700.100	= =	(F-10421)	3000.415	am	(P-19681: A-11510)	111.101	an a	(P-16491/92: A-3213)
	(F-219; A-7031) (E-443)	700.110	7 1	(I -10421)	3000.429	H 40	(P-19681: A-11510)			(P-18764)
105.510 n	(F-219; A-7031) (E-443)	700.200	= 1	(F-10421)	3000.430	מווו	(P-19681: A-11510)	112 9	ma ma	(P-13381/92- A-813)
	(F-9634; A-16116)	700.210	= 1	(F-10421)	3000.431	11	(P 10681; A 11510)	112.64	1110	(P-10705: A-10156)
	(P-219; A-/031) (E-443)	700.220	E	(F-10421)	3000.433	alli	(F-19081, A-11910)	112.04	alli	(B 2325/07, A 257)
	(P-219; A-7031) (E-445)	700.230	¤	(P-16421)	3000.440	am	(F-19681; A-11510)	117.70	am m	(F-3333/92; A-337)
105.700 n	(P-219; A-7031) (E-445)	700.300	u	(P-16421)	3000,443	Z Z	(P-19081; A-11310)			(F-10/03; A-19130)
	(P-219; A-7031) (E-445)	700.310	=	(F-16421)	3000.600	am	(P-19681; A-11510)	117.71	am	(P-3333/92; A-337)
n 018.50	(P-219; A-7031) (E-445)	/00.320	=	(P-16421)	3000.620	am	(F-19081; A-11310)	000		(F-10/03; A-19130)
105.900 n	(P-219; A-7031) (E-445)	700.330	п	(P-16421)	3000.635	am	(P-19681; A-11510)	112.72	am	(F-3333/92; A-337)
n 016.910	(P-219; A-7031) (E-445)	700.340	п	(P-16421)	3000.730	am	(P-19681; A-11510)	112.74	am	(P-3335/92; A-357)
105.920 n	(P-219; A-7031) (E-445)	700.400	ш	(P-16421)	3000.800	am	(P-19681; A-11510)	112.78	am	(P-3335/92; A-357)
105.1000 n	(P-219; A-7031) (E-445)	700.500	u	(P-16421)	3000.850	am	(P-19681; A-11510)			(P-5436; A-15017)
05.1010 n	(P-219; A-7031) (E-445)	750.100	u	(P-8450; A-18132)	3000.1000	am	(P-19681; A-11510)	112.79	am	(P-3335/92; A-357)
	(P-2507)	750,200	E	(P-8450; A-18132)	3000,1010	am	(P-19681; A-11510)	112.81	am	(P-10705; A-19156)
	(P-14554/92: A-860)	750.300	=	(P-8450; A-18132)	3000,1020	am	(P-19681; A-11510)	112.82	am	(P-3335/92; A-357)
	(P-8461)	750.400	=	(P-8450; A-18132)	3000,1030	am	(P-19681; A-11510)	112.127	am	(P-19642/92; A-6792)
	(D-15501)	750 500		(P-8450: A-18132)	3000,1040	am	(P-19681: A-11510)	112,130	am	(P-10705; A-19156)
	(F-15501)	750 600	: :	(P-8450: A-18132)	3000,1050	me	(P-19681: A-11510)	112.137	am	(P-10705; A-19156)
	(D 6056: A 10142)	750 700	: :	(D-8450: A-18132)	3000 1070	m _e	(P-19681: A-11510)	112.141	am	(P-10705: A-19156)
	(F-0955; A-16142)	750 900	= 0	(E 5450; A-18132)	3000.1073		(P-19681: A-11510)	112 142	me	(P-10705: A-19156)
_	(F-0955; A-18142)	750.800	E 1	(F-0450; A-16132)	3000.1077	dilli	(F-19681; A-11510)	117 143	nin o	(P-10705, A-19156)
	(F-15515)	730.900	=	(F-0450; A-10152)	3000.1072	SIIS I	(F-19061, A-11910)	117 144	11110	(B 7745, A-15017)
	(P-15515)	1000.100	c ·	(E-12443)	3000.1100	= 1	(F-19681; A-11510)	112.144	alli	(P-7/45, A-15017)
150.1001 am	(P-13527)	3000.100	am	- A-1 10101			P=19091: A=113101	7777		
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	am			am	апл		ати		am		am	am	am	am			anı	и	п	п	п	Ц	u	п	u l	am	am	am	am	аш	am	am	am	аш	n	аш	am		аш		am		am	am	аш	am	am	
	140.538		1	140.539	140.560		140.579		140.583		140.642	140.643	140.645	140.648			140.700	140.920	140.922	140.924	140.926	140.928	140.930	140.932	140.Tb.M	140.Tb.K	144.5	144.25	144.50	144.75	144.125	144.150	144.175	144.205	144.230	144.250	144.275		144.300		144.325		147.5	147.25	147.50	147.100	147.105	
		(P-15813/92; A-4333)	(F-13813/92; A-4343)	(P-15813/92; A-4333)	(P-14/98) (E-15149)	(P-15813/92; A-4333)	(P-15813/92; A-4333)	(P-15813/92; A-4333)	(P-15813/92; A-4333)	(P-18436) (E-18611)	(P-18768)	(P-17049/92; A-6196)	(P-18436) (E-18611)	(P-62; A-6839)	(P-7183; RC-17491;	A-18571)	(P-18436) (E-18611)	(P-17736) (E-18152)	(P-15019/92; A-3421)	(P-17736) (E-18152)	(P-15019/92; A-3421)	(P-17736) (E-18152)	(P-15019/92; A-3421)	(P-17736) (E-18152)	(P-15019/92; A-3421)	(P-15019/92; A-3421)	(P-18436) (E-18611)	(P-18436) (E-18611)	(P-15444)	(P-15444)	(P-18436) (E-18611)	(P-19012)	(P-16495/92; A-6196)	(P-18436) (E-18611)	(P-16495/92; A-6196)	(P-13397/92; O-1241;	R-2436; A-2290; F-3058)	(P-10749) (E-11201)	(P-17461/92; A-6839)	(P-18436) (E-18611)	(P-13211/92; A-837)	(P-14800) (E-15162;	S-18902)					
	(L,D)	E 1	c		am	c	C	ב	n	am	am	атп	апл	am	am		am	аш	п	am	п	am	п	am	am	am	аш	аш	am		am	am			am	am	аш	am										
	TITLE 89 (CONT'D)	121.178	121.180	121.182		121.184	121.186	121.188	121.190	140.2	140.3	140.12		140.19	140.24		140.40	140.71	140.80		140.82		140.84		140.94	140.95	140.400	140.413	140.420	140.421	140.460	140.461	140.462	140.463	140.464	140.469	140.485		140.488	140.492			140.511	140.523	140.525	140.530		
	(P-13764/92; A-1078)	(P-13764/92; A-1078)	(F-12092; A-19188)	(P-12092; A-19188)	(P-13/64/92; A-10/8)	(F-2126; A-8191)	(E-2368)	(F-10/51) (E-1121/)	(P-2114; A-10402)	(P-711; A-6827)	(P-711; A-6827)	(P-711; A-6827)	(P-13392)	(P-14544/92; A-1102)	(P-13392)	(P-13385/92; A-644)	(P-15813/92; A-4333)	(P-18425)	(P-15813/92; A-4333)	(P-18425)	(P-15813/92; A-4333)	(P-18425)	(P-7165; A-14625)	(P-7165; A-14625)	(P-13385/92; A-644)	(P-7165; A-14625)	(P-7165; A-14625)	(P-13385/92; A-644)	(PP-17477)	(PP-17477)	(P-7165; A-14625;	EC-19327) (PP-17477)	(PP-17477)	(P-13385/92; A-644)	(P-15813/92; A-4333)	(P-15813/92; A-4333)	(P-15813/92; A-4333)	(P-15813/92; A-4333)	(P-15813/92; A-4333)	(P-16405)	(P-15813/92; A-4333)	(P-15813/92; A-4333)	(P-16405)	(P-15813/92; A-4333)				
	am	am	1	am	-	п		п	am	am	п	п	am	L-	am	аш		_	-	_	_	п	_	u	<u>_</u>	п	am		am	п	п	п	п	п	и	am	п	п	am	п								
9	116.400	116.500	116 610	116.510	116.520	CI./II	0	118.150	120.61	120.70	120.73	120.75	120.318	120.385	120.386	121.3	121.23	121.24	121.25	121.26	121.27		121.28		121.29		121.31	121.32	121.41	121.50	121.58	121.59	121.60	121.61	121.63		121.74	121.76	121.160	121.162	121.164	121.166	121.170	121.170	121.172	121.174	121.74	121.176
		(P-5436; A-15017)	(P-IU/US; A-I9136)	(F-18216/92; A-4312)	(F-14522/92; A-813)	(F-46)	(P-46)	(F-46)	(P-46)	(P-10705; A-19156)	(P-10705; A-19156)	(P-15277/92; A-2253)	(P-10705; A-19156)	(P-6026; A-15017)	(E-6325)	(P-10705; A-19156)	(P-10705; A-19156)	(P-13383/92; A-827)	(P-7755; A-14612)	(P-7755; A-14612)	(P-14999/92; A-2263)	(P-13380)	(P-702; A-6804)	(P-702; A-6804)	(P-17457/92; A-6804)	(P-14533/92; A-3202)	(P-14533/92; A-3202)	(P-17047/92; A-4322)	(P-17047/92; A-4322)	(P-17457/92; A-6804)	(P-13395/92; A-1091)	(P-15810/92; A-3255)	(P-19654/92; A-6814)	(P-18226/92; A-6814)	(P-15008/92; A-2277)	(P-17459/92; A-6814)	(P-15008/92; A-2277)	(P-15287/92; A-2277)	(P-14538/92; A-3639)									
	(Q.1	am	am	am	ber	аш	аш	am	am	am	am	am		п		аш	am	am	am	am	Į.,	am	am	am	п	п	am	am	am	п	am	am	lus.	н	ы	ĭ	ľ	I	ī	Н	ľ	am	am	ы	n	am	am	n
	TITLE 89 (CONT'D)	112.151	112.152	112.153	112.154	112.250	112.252	112.233	112.254	112.302	112.303	112.330		112.370		112.404	112.406	113.9	113.113	113.141	113.154	113.155	113.253	113.260	113.309	113.330	113.410	113.425	113.430	113.450	114.9	114.120	114.121	114.124	114.125	114.126	114.127	114.128	114.129	114.130	114.135	114.223	114.252	114.270	114.406	114.420	114.430	114.440

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147,150	TITLE 89 (CONT'D)		148.210	am	(P-14540/92; A-3296)	TITLE 89 (CONT'D)	(T'D)		240.1920	ати	(P-14225)
	ATT	(P-13215/92; A-1128)		am	(P-15291) (E-17323)	160.77	ш	(P-3820; A-18844)	240.1930	am	(P-14225)
		(P.54-1, A-1340%)	148.220	вт	(P-14540/92; A-3296)	160.85	u	(P-8892/92; A-2272)	240.2020	am	(P-15203/92; A-6090)
200 000		(F-14803) (E-13189)	148.230	ma	(P-14540/92; A-3296)	165.70	яш	(P-2110; A-515/)	040 0030		(F-14223)
147.203	me.	(F-13213/92; A-1128)	148 240	шв	(P-15291) (E-17323)	103.104	аш	(F-0014; RC-14160; (A-18113)	240.2030	E E	(P-14223) (P-14225)
AT TA	me v	(P-5471: A-13498)	140.740	all a	(F-14340/92; A-3290)	170 10	F	(P-10736: A-19197)	240.2050	am	(P-15203/92: A-6090)
147.Tb.B		(P-5471: A-13498)	148.250	E B	(P-14540/92: A-3296)	170.20	: =	(P-10736; A-19197)			(P-14225)
147.Tb.C		(P-1716; A-8486)		8Th	(P-15291) (E-17323)	170.30	п	(P-10736; A-19197)	300.20	am	(P-15218) (E-15658;
147.Tb.D		(P-5471; A-13498)	148.260	am	(P-14540/92: A-3296)	170.40	п	(P-10736; A-19197)			RC-18903)
147. Tb. E		(P-5471; A-13498)		am	(P-15291) (E-17323)	170.50	am	(P-10736; A-19197)	300,130	ати	(P-18271)
147. Th. F		(P-1716; A-8486)	148.270	am	(P-14540/92; A-3296)	220.625	am	(P-883; A-8472) (E-1179)	300.160	am	(P-18271)
147.Tb.G		(P-5471; A-13498)		am	(P-15291) (E-17323)	220.635	am	(P-883; A-8472) (E-1179)	302.20	am	(P-7565/92; A-274)
148.20	ma	(P-15291) (E-17323)	148.280	am	(P-14540/92; A-3296)	240.120	am	(P-14225)	302.310	am	(P-2460) (E-2513)
148.25	u	(P-14540/92; A-3296)		am	(P-15291) (E-17323)	240.160	am	(P-14225)	302.390	am	(P-11979/92; A-13438)
	ати	(P-15291) (E-17323)	148.290	ати	(P-14540/92; A-3296)	240.210	am	(P-14225)	304.2	am	(P-7545/92; A-251)
148.30	am	(P-14540/92; A-3296)		am	(P-15291) (E-17323)	240.220	am	(P-14225)	309.1	ы	(P-7982/92; A-1044)
148.40	am	(P-14540/92; A-3296)	148.310	аш	(P-14540/92; A-3296)	240.270	am	(P-14225)	309.2	<u>.</u>	
	am	(P-15291) (E-17323)		аш	(P-15291) (E-17323)	240.280	am	(P-14225)	309.3	L	(P-7982/92; A-1044)
148.50	arn	(P-14540/92; A-3296)			(P-9840; W-18900)	240.350	am	(P-14225)	309.4	la la	
	am	(P-15291) (E-17323)	148.320	аш	(P-14540/92; A-3296)	240.729	п	(P-12251/92; A-224)	309.5	L	(P-7982/92; A-1044)
148.60	am	(P-14540/92; A-3296)	149.5	am	(P-15243) (E-17275)	240.870	am	(P-14225)	309.6	b-a	(P-7982/92; A-1044)
	am	(P-15291) (E-17323)	149.10	п	(P-14535/92; A-3217)	240.910	am	(P-14225)	309.7	ы	(P-7982/92; A-1044)
148.70	вш	(P-14540/92; A-3296)	4	am	(P-15243) (E-17275)	240.1510	am	(P-15203/92; A-6090)	309.8	-	
	E	(P-15291) (E-1/323)	149.25	am	(P-14535/92; A-3217)			(F-14225)	309.9	ы	
148.80	am.	(P-10868/92; A-131)	140 60		(P-15243) (E-17275)	240.1520	am	(P-15203/92; A-6090)	309.10	l⊶ 1	(P-/982/92; A-1044)
140 03	ы 1	(F-0935; A-14045)	149.30	arm	(F-14535)92; A-3217)	240 1530	1	(F-14223)	309.11	- 6	
740.07	п	A-6649)	149 75	me.	(F-13243) (E-1/2/3) (P-14535/92: A-3217)	240.1330	E E	(F-13203/92; A-0090) (P-15203/92: A-6090)	309.12	- b-	(P-7982/92; A-1044)
	яш	(P-15291) (E-17323)			(P-15243) (F-17275)			(P-14225)	309.14		(P-7982/92; A-1044)
148.120	аш	(P-14540/92: A-3296)	149.100	am	(P-14535/92: A-3217)	240.1540	am	(P-15203/92; A-6090)	309.15	ы	
	аш	(P-15291) (E-17323)			(P-15243) (E-17275)		Ţ	(P-14225)	309.16	₩	
148.130	am	(P-14540/92; A-3296)	149.105	аш	(P-14535/92; A-3217)	240.1545	am	(P-15203/92; A-6090)	309.17	ь	(P-7982/92; A-1044)
	аш	(P-15291) (E-17323)			(P-15243) (E-17275)		ч	(P-14225)	309.18	L	(P-7982/92; A-1044)
148.140	аш	(P-14540/92; A-3296)	149.125	BILL	(P-14535/92; A-3217)	240.1550	am	(P-15203/92; A-6090)	309.19	-	(P-7982/92; A-1044)
	am	(P-15291) (E-17323)			(P-15243) (E-17275)	240.1555	am	(P-15203/92; A-6090)	309.20	L	
148.150	am	(P-14540/92; A-3296)	149.140	п	(P-14535/92; A-3217)	240.1560	am	(P-15203/92; A-6090)	309.21	_	(P-7982/92; A-1044)
	am	(P-15291) (E-17323)		am	(P-9829; W-18899)	240.1565	am	(P-15203/92; A-6090)	309.22	L	(P-7982/92; A-1044)
148.160	am	(P-14540/92; A-3296)			(P-15243) (E-17275)	240.1570	am	(P-15203/92; A-6090)	309.23	ы	(P-7982/92; A-1044)
	am	(P-15291) (E-17323)	149.150	am	(P-14535/92; A-3217)	240.1575	am	(P-15203/92; A-6090)	314.10	и	(P-17593)
148.170	am	(P-14540/92; A-3296)			(P-15243) (E-17275)	240.1580	am	(P-15203/92; A-6090)	314.10	п	(P-17593)
	шв	(P-15291) (E-17323)	160.1	am	(P-3820; A-18844)	240.1590	am	(P-15203/92; A-6090)	314.10	п	(P-17593)
148.180	am	(P-14540/92; A-3296)	160.5	am	(P-3820; A-18844)			(P-14225)	314.10	п	(P-17593)
	am	(P-15291) (E-17323)	!		(P-12573)	240.1600	am	(P-14225)	314.10	п	(P-17593)
148.190	am	(P-14540/92; A-3296)	160.15	п	(P-3820; A-18844)	240.1610	am	(P-14225)	314.10	r r	(P-17593)
148.200	am	(P-14540/92; A-3296)	160.25	п	(P-3820; A-18844)	240.1630	am.	(P_14225)	314 10		() () () ()
							11111	(677+1-1)	214.10	=	(2/2/4 4)

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ILLINOIS REGISTER	#45 SECTIONS AFFECTED I

(F-11394) (E-11701)	(P-11394) (E-11701)	(P-11394) (E-11701)	(P-11394) (E-11701)	(P-11386) (E-11667)	(B 11386) (E 11667)	(I - 11380) (E-11007)	(F-11360) (E-1100/)	(P-11386) (E-11667)	(P-20088/92; A-6244)	(P-11386) (E-11667)	(P-11396) (E-11733)	(P-11396) (E-11733)	(P-11396) (E-11733)	(P-11396) (E-11733)	(P-11396) (E-11733)	(P-11396) (E-11733)	(P-11396) (E-11733)	(P-11396) (E-11733)	(P-11396) (E-11733)	(P-11396) (E-11733)	(P-11396) (E-11733)	(P-11396) (E-11733)	(P-11396) (E-11733)	(P-11384) (E-11657)	(P-11384) (E-11657)	(P-11384) (E-11657)	(P-11384) (E-11657)	(P-11384) (E-11657)	(P-11384) (E-11657)	(P-11384) (E-11657)	(P-11384) (E-11657)	(P-11384) (E-11657)	(P-11384) (E-11657)	(P-11384) (E-11657)	(P-11384) (E-11657)	(P-11382) (E-11652)	(P-11382) (E-11652)	(P-11382) (E-11652)	(P-11382) (E-11652)	(P-14189/92; A-3895)	(P-11388) (E-11676)	(P-14189/92; A-3895)	(P-11388) (E-11676)	(P-11388) (E-116/6)	(P-11388) (E-110/0)	(F-11300) (E-110/0)	
аш	аш	ū	arn	, L	- 1	- 1		-	п	lan.	⊨	<u>.</u>	T	T	1	la.	<u>_</u>	_		> -	(<u></u>	ы	ы	п	п	п		= =		п	c	п	u	u i	c :	me		am	am	am		am		am	am	SHIII	
530.230	530.240	530.250	530,260	540 10	540.20	540.20	540.30	540.40	240.50		552.10	552.20	552.30	552.35	552.40	552.50	552.60	552.70	552.80	552.90	552.100	552.110	552.120	553.10	553.20	553.30	553.40	553 60	553.70	553.80	553.90	553.100	553.110	553.120	553 140	557 10	557.20	557.30	557.40	562.20		562.30	0	562.40	262.70	302.70	
																																															SAI-80
(3115 0)	(F-/115)	(P-7115)	(P-7115)	(P-7115)	(2117-d)	(CXI (X)	(D 1721: A 0064)	(F-1/31; A-9904)	(P-1/31; A-9964)	(P-1731; A-9964)	(P-1731; A-9964)	(P-1731; A-9964)	(P-1731; A-9964)	(P-1731; A-9964)	(P-1731; A-9964)	(P-11380) (E-11608) (P-11380) (E-11608)	(P-11380) (E-11608)	(P-11380) (E-11608)	(P-11380) (E-11608)	(P-11380) (E-11608)	(P-11378) (E-11589)	(P-113/8) (E-11589)	(P-11378) (E-11589)	(P-947; A-9980)	(P-11394) (E-11701)	(P-11394) (E-11701)	(P-11394) (E-11701)	(P-11394) (E-11701)	(P-11394) (E-11701)	(F-11394) (E-11701)																	
(0.1)	am	am	am	-	: ==	: 1	11	arn	am	am	am	am	am	am	am	u	am	атв	am	am	am	am	am	am	am	am	II o	am	am	п	п	п	u	u .	am	2 2		п	и	п	am	am	am	am	am	am	
111 LE 67 (COINT D	434./	434.8	434.9	434.10	434 11	434 13	7 4 5 5 5	303.3	505.10	505.30	505.40	505.50	505.60	505.70	505.80	510.5	510.10	510.20	510.30	510.40	510.50	510.60	510.70	510.80	510.90	510.100	510.103	510.120	515.100	515.110	515.120	515.130	515.140	515.150	515.400	515 420	515,430	515.440	515.450	525.500	530.5	530.10	530.110	530.130	530.140	330.200	
		(P-7999/92; A-1046)		(P-7999/97: A-1046)	(P-7000/07: A-1046)	(B 7000/02: A 1046)				(P-7999/92; A-1046)	(P-7999/92; A-1046)	(P-7999/92; A-1046)	(P-7999/92; A-1046)	(P-7999/92; A-1046)	(P-7999/92; A-1046)	(P-7999/92; A-1046)	(P-7999/92; A-1046)	(P-8099; A-17913) (P-10679)	(P-8104; A-17915)	(P-8104; A-17915)	(P-8104; A-1/915)	(F-7333/92; A-239)	(P-7561/92; A-272)	(P-7561/92; A-272)	(P-7561/92; A-272)	(P-7561/92; A-272)	(P-11707/92; A-267)	(P-11964)	(P-11964)	(F-11504)	(P-11955)	(P-11976)	(P-11976)	(P-11976)	(P-7115)	(P-7115)	(P-7115)	(P-7115)	(P-/115)	(F=/113)							
= 1	u	и	c	: =	: :	3 8	= 1	Ľ	ш	п	и	ш	ш	С	п	п	п	ы	ы	ы	ĭ	L	ы	аш	н	ы	ы	E a	T T	ы	Ţ	ţ.	am	am	am	am	am	am	am								
337.90	337,100	337.110	337,120	337 130	337 140	237 150	021.700	337.100	337.170	337.180	337.190	337.200	337.210	337.220	337.230	337.240	337.250	354.1	354.2	354.3	354.4	354.5	354.6	356.5	376.1	376.2	376.3	2.11.6	378.1	378.2	378.3	378.4	402.15	406.12	406.13	400.14	407.29	408.60	408.65	408.70	434.1	434.2	434.3	434.4	434.5	434.0	6
	(P-17593)	(P-17593)	(P-1259: A-11457)	(P-1250: A-11457)	(D 12354/02: A 13420)	(F 12254/92, A-13420)	(F-12234/92, A-13420)	(P-12254/92; A-13420)	(P-12254/92; A-13420)	(P-12254/92; A-13420)	(P-12254/92; A-13420)	(P-6681)	(P-12254/92; A-13420)	(P-12254/92; A-13420)	(P-12254/92; A-13420)	(P-12254/92; A-13420)	(P-12254/92; A-13420)	(P-12254/92; A-13420)	(P-12254/92; A-13420)	(P-12254/92; A-13420)	(P-12254/92; A-13420)	(P-12254/92; A-13420)	(P-12254/92;A-13420)	(P-7963/92; A-1026)	(P-7963/92; A-1026)	(P-7963/92; A-1026)	(P-7963/92; A-1026)	(P-/963/92; A-1026)	(F-7963/92; A-1026)	(P-7963/92; A-1026)	(F-/963/92; A-1026)	(F-7903/92, A-1020)	(P-7963/92: A-1026)	(P-7999/92; A-1046)	(P-7999/92; A-1046)	(P-7999/92; A-1046)	(P-7999/92; A-1046)		(P-7999/92; A-1046)	(P-7999/92; A-1046)	(P-7999/92; A-1046)	SAI-79					
(1 D)	n	u	me	TI O	0.00	dill	HIIR		am,#	am.#	am	п	am п	п	п	п	E :	= =		n	n	п	u	п	c :	= =	: =	: =		п	п	и	п	Е	п												
IIILE 89 (CONT D	314.10	314.10	330 5	330.6	226.200	35.100	333.102	335.200	335.202	335.204	335.206	335,208	335.300	335,304	335,310	335.312	335.314	335,316	335,318	335.320	335.326	335.328	335.330	336.10	336.20	336.30	336.40	336.30	336.00	336.80	336.90	336.100	336.110	336.120	336.130	356.140	336.150	336 170	337.10	337.20	337.30	337.40	337.50	337.60	337.70	337.80	

TITLE 89 (CONT'D)	(d.L.		590.40	E	(P-11416) (E-11812)	TITLE 89 (CONT'D)		597.310	L	(P-11420) (E-11856)
562.80	Arm	(P-11388) (E-116°6)	590.50	С	(P-11416) (E-11812)	590.510 n	(P-11416) (E-11812)	597.320	<u>_</u>	(P-11420) (E-11856)
\$62.90	am	(P-11388) (E-11676)	890.60	u	(P-11416) (E-11812)	590.520 n	(P-11416) (E-11812)	597.330	_	(P-11420) (E-11856)
56. 20	ATT	(P-10403/92; A-149)	590.70	u	(P-11416) (E-11812)	590.530 п	(P-11416) (E-11812)	597.400	L.	(P-11420) (E-11856)
		(P-11392) (E-11696)	590.80	ū	(P-11416) (E-11812)	590.540 n	(P-11416) (E-11812)	597.410	la.	(P-11420) (E-11856)
567.30	加斯	(P-10403 02; A-149)	590.90	U	(P-11416) (E-11812)	590.550 n	(P-11416) (E-11812)	602.10	14	(P-11404) (E-11780)
		(P-11392) (E-11696)	590.100	E	(P-11416) (E-11812)	590.560 n	(P-11416) (E-11812)	602.20	L	(P-11404) (E-11780)
267.100	ше	(P-10403 92: A-149)	590.110	E	(P-11416) (E-11812)	590.570 n	(P-11416) (E-11812)	607.10	ь	(P-11408) (E-11796)
		(P-11392) (E-11696)	590.120	п	(P-11416) (E-11812)	590.580 n	(P-11416) (E-11812)	607.20	bu	(P-11408) (E-11796)
572.20	Table 1	(P-11402) (E-11770)	590.130	п	(P-11416) (E-11812)	n 590.590 n	(P-11416) (E-11812)	05.709	L	(P-11408) (E-11796)
572.30	10	(P-11402) (E-11770)	590.140	п	(P-11416) (E-11812)	soc.600 n	(P-11416) (E-11812)	09.709	<u>L</u>	(P-11408) (E-11796)
572.50	ms	(P-11402) (E-11770)	590.150	п	(P-11416) (E-11812)	590.610 n	(P-11416) (E-11812)	612.10	_	(P-11410) (E-11801)
572.60	r,n	(P-11402) (E-11770)	590.160	П	(P-11416) (E-11812)	590.620 n	(P-11416) (E-11812)	612.20	L	(P-11410) (E-11801)
572.70	am		590.170	п	(P-11416) (E-11812)	590.630 n	(P-11416) (E-11812)	617.20	am	(P-11390) (E-11686)
572.80	am	(P-11402) (E-11770)	590.180	п	(P-11416) (E-11812)	590.640 n	(P-11416) (E-11812)	617.30	am	(P-11390) (E-11686)
572.90	am	(P-11402) (E-11770)	590.190	п	(P-11416) (E-11812)	590.650 n	(P-11416) (E-11812)	617.55	am	(P-11390) (E-11686)
572.100	am	(P-11402) (E-11770)	590.200	п	(P-11416) (E-11812)	590.660 n	(P-11416) (E-11812)	617.60	ати	(P-11390) (E-11686)
572.110	п	(P-11402) (E-11770)	590.210	п	(P-11416) (E-11812)	590.670 n	(P-11416) (E-11812)	617.80	am	(P-11390) (E-11686)
587.10	L	(P-11406) (E-11784)	590.220	п	(P-11416) (E-11812)	590.680 n	(P-11416) (E-11812)	617.110	am	(P-11390) (E-11686)
587.20	1	(P-11406) (E-11784)	590,230	ш	(P-11416) (E-11812)	590.700 n	(P-11416) (E-11812)	622.10	ь	(P-11412) (E-11804)
587.30	See.	(P-11406) (E-11784)	590.240	п	(P-11416) (E-11812)	590.710 n	(P-11416) (E-11812)	622.20	ы	(P-11412) (E-11804)
587.40	L	(P-11406) (E-11784)	590,250	п	(P-11416) (E-11812)	590.720 n	(P-11416) (E-11812)	622.30	L	(P-11412) (E-11804)
587.50	t _{re}	(P-11406) (E-11784)	590.260	п	(P-11416) (E-11812)	590.730 n	(P-11416) (E-11812)	657.10	ы	(P-11414) (E-11808)
587.60	,	(P-11406) (E-11784)	590.270	п	(P-11416) (E-11812)	590.740 n	(P-11416) (E-11812)	657.20	ы	(P-11414) (E-11808)
587.70	Н	(P-11406) (E-11784)	590.280	п	(P-11416) (E-11812)	590.750 n	(P-11416) (E-11812)	680.300	am	(P-943; A-7230)
587.105	1	(P-11406) (E-11784)	590.290	u	(P-11416) (E-11812)	592.10 r	(P-11422) (E-11864)	685.150	am	(P-18947/92; A-6256)
587.106	See:	(P-11406) (E-11784)	590.300	п	(P-11416) (E-11812)	592.20 r	(P-11422) (E-11864)	001.069	am	(P-15065/92; A-3675)
587.107	lu	(P-11406) (E-11784)	590.310	п	(P-11416) (E-11812)	592.30 r	(P-11422) (E-11864)	690.200	am	(P-15065/92; A-3675)
587.110	See	(P-11406) (E-11784)	590.320	п	(P-11416) (E-11812)	592.40 r	(P-11422) (E-11864)	000:069	am	(P-15065/92; A-3675)
587.111	L	(P-11406) (E-11784)	590.330	п	(P-11416) (E-11812)	592.45 r	(P-11422) (E-11864)	690,400	am	(P-15065/92; A-3675)
587.120	la c	(P-11406) (E-11784)	590.340	п	(P-11416) (E-11812)	592.50 аш	(P-1375; W-3687)	708.300	am	(P-9852; RC-17492)
587.130	ı	(P-11406) (E-11784)	590.350	п	(P-11416) (E-11812)	L	(P-11422) (E-11864)			(E-10003)
587.200	ы	(P-11406) (E-11784)	590.360	п	(P-11416) (E-11812)	592.55 r	(P-11422) (E-11864)	730.10	am	(P-11398) (E-11745)
587.300	L	(P-11406) (E-11784)	590.370	п	(P-11416) (E-11812)	592.60 r	(P-11422) (E-11864)	730.20	am	(P-11398) (E-11745)
587.400	See:	(P-11406) (E-11784)	590.375	п	(P-11416) (E-11812)	592.65 r	(P-11422) (E-11864)	730.30	am	(P-11398) (E-11745)
587.410	L	(P-11406) (E-11784)	590.380	E	(P-11416) (E-11812)	592.70 r	(P-11422) (E-11864)	730,200	am	(P-11398) (E-11745)
587.420	See .	(P-11406) (E-11784)	590.390	E	(P-11416) (E-11812)	592.75 r	(P-11422) (E-11864)	730.210	am	(P-11398) (E-11745)
587.430	L	(P-11406) (E-11784)	590.400	ш	(P-11416) (E-11812)	592.80 am	(P-1375; W-3687)	730.220	am	(P-11398) (E-11745)
587.440	L	(P-11406) (E-11784)	590.410	п	(P-11416) (E-11812)	be	(P-11422) (E-11864)	730.230	am	(P-11398) (E-11745)
587.450	ı	(P-11406) (E-11784)	590.420	п	(P-11416) (E-11812)	592.85 r	(P-11422) (E-11864)	730.250	am	(P-11398) (E-11745)
587.500	ы	(P-11406) (E-11784)	590.430	п	(P-11416) (E-11812)	592.90 r	(P-11422) (E-11864)	730.400	am	(P-11398) (E-11745)
587.510	L	(P-11406) (E-11784)	590.440	п	(P-11416) (E-11812)	597.10 r	(P-11420) (E-11856)	730,410	аш	(P-11398) (E-11745)
287.600	L	(P-11406) (E-11784)	590.450	п	(P-11416) (E-11812)	597.15 r	(P-11420) (E-11856)	730.420	am	(P-11398) (E-11745)
587.610	u	(P-952; W-3686)	590.460	п	(P-11416) (E-11812)	597.20 r	(P-11420) (E-11856)	730,430	am	(P-11398) (E-11745)
590.10	u	(P-11416) (E-11812)	590.470	u	(P-11416) (E-11812)	597.100 r	(P-11420) (E-11856)	730.440	am	(P-11398) (E-11745)
590.20	п	(P-11416) (E-11812)	590.480	п	(P-11416) (E-11812)	597.150 r	(P-11420) (E-11856)	730.460	am	(P-11398) (E-11745)
590.30	n	(P-11416) (E-11812)	590.490		(P-11416) (E-11812)	597 200 r	(P-11420) (F-11856)	730 600	0000	(P-11308) (E-11745)
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(P-981; A-7258)	(P-981; A-7258)	(P-18447)	(P-18447)	(P-18447)	(P-18447)	(P-18447)	(P-18447)	(P-18447)	(P-12613)	(P-12613)	(P-12613)	(P-12613)	(P-12613)	(P-12613)	(P-12613)	(P-12613)	(P-12613)	(P-12613)	(P-12613)	(P-12613)	(P-12613)	(P-17235/92; A-4484)	(P-17235/92; A-4484)	(P-17235/92; A-4484)	(P-17235/92; A-4484)	(P-17235/92; A-4484)	(P-17235/92; A-4484)	(P-17235/92; A-4484)	(P-1/235/92; A-4484)	(P-1/235/92; A-4484)	(P-17235/92: A-4484)	(P-17244/92; A-4494)	(P-17244/92; A-4494)		(P-17244/92; A-4494)	(P-17244/92; A-4494)	(P-17244/92; A-4494)	(P-17244/92; A-4494)	(P-17244/92; A-4494)	(P-17244/92; A-4494)	(P-17244/92; A-4494)	(P-17244/92; A-4494)	(P-17244/92; A-4494)	(P-17244/92; A-4494)	(P-17244/92; A-4494)	(P-17244/92; A-4494)		
am	п	n	п	п	n	п	п	n	п	n	п	п	n	n	п	п	п	п	n	п	п	n	ū	п	u	п	п	п	п	= =	= =	п	, II	u	u	u	u	u	п	п	п	n	n	п	п	п		
522.210	\$22.11.3	533.10	533.20	533.30	533.40	533.50	533.60	533.70	600.10	600.20	600.30	600.40	600.50	09.009	02.009	08.009	06.009	600.100	600.110	600.120	600.130	700.10	700.20	700.30	700.40	700.50	700.60	700.70	700.80	700.90	700.110	704.10	704.20	704.30	704.40	704.50	704.60	704.70	704.80	704.90	704.100	704.110	704.120	704.130	704.140	704.150	4	
	(F-3110; A-12839)	(P-3110; A-12839)	(P-3110; A-12839)	(P-3110; A-12839)	(P-3110; A-12839)	(P-3110; A-12839)	(P-3110; A-12839)	(P-3110; A-12839)	(P-3110; A-12839)	(P-3110; A-12839)	(P-3110; A-12839)	(P-3110; A-12839)	(P-3110; A-12839)	(P-3110; A-12839)	(P-3110; A-12839)	(P-3110; A-12839)	(P-3110; A-12839)	(P-3110)	(P-3110)	(P-2186; A-8563)	(P-2186; A-8563)	(P-2186; A-8563)	(P-12278)	(P-12278)	(P-12278)	(P-12278)	(P-12278)	(P-122/8)	(P-122/8)	(F-122/8)	(P-13704)	(P-13704)	(P-13704)	(P-13704)	(P-13704)	(P-12628)	(P-12628)	(P-981; A-7258)	SAI-84									
(G.IN	am	am,#	am	am	#	am	am	am	am	am	am	n	п	n	п	п	am	am	am	am	am	аш	am	E E	am	am	am	am	am	am	am	am	am	am	am	am	H	u	am	am								
111LE 92 (CON1"D)	451.10	451.15	451.20	451.25	451.50	451.60	451.70	451.80	451.90	451.100	451.110	451.120	451.130	451.140	451.150	451.160	451.Ap.F	451.II.C	451.II.D	453.10	453.20	453.30	454.20	454.30	454.40	454.60	454.210	454.250	454.310	454.410	456.40	456.50	456.60	456.70	456.80	518.20	518.750	522.20	522.30	522.50	522.80	522.120	522.130	522.130	522.150	522.200		
																																	*															
(P-1767; A-9035)	(P-1/6/; A-9035)	(P-1767; A-9035)	(P-1767; A-9035)	(P-1767; A-9035)	(P-1767; A-9035)	(P-1767; A-9035)	(P-1767; A-9035)	(P-1767; A-9035)	(P-1767; A-9035)	(P-1767; A-9035)	(P-1767; A-9035)	(P-1767; A-9035)	(P-1767; A-9035)	(P-1789; A-9057)	(P-1789; A-9057)	(P-1789; A-9057)	(P-1789; A-9057)	(P-1789; A-9057)	(P-1789; A-9057)	(P-1789; A-9057)	(P-1789; A-9057)	(P-1789; A-9057)	(P-1789; A-9057)	(P-1789; A-9057)	(P-1789; A-9057)	(P-1789; A-9057)	(P-1789; A-9057)	(P-1/89; A-9057)	(F-13/34)	(F-13/34) (P-13/34)	(P-13986)	(P-13986)	(P-13986)	(P-13986)	(P-13986)	(P-13739)	(P-13739)	(P-13690)	(P-13730)	(P-13693)	(P-13699)	(P-13699)	(P-13686)	(P-13686)	(P-15835/92; A-3530)	(P-15845/92; A-3540)		
п	п	п	n	п	п	n	п	п	n	u	n	п	II	п	u	T.	n	п	п	п	n	п	п	u	u	u	п	u	am	шв	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am	am		
67.20	07.30	67.40	67.50	09.79	07.79	08.79	06.79	67.100	67.110	67.120	67.130	67.140	67.Ex.A	77.10	77.20	77.30	77.40	77.50	77.60	77.70	77.80	77.90	77.100	77.110	77.120	77.130	77.140	77.Ex.A	386.1000	386.1010	390.1000	390,1010	390,1020	390.1030	390.2000	391.1000	391.2000	392.2000	393.2000	395.2000	396.2000	396.2010	397.1010	397.1020	440.520	442.435		
	(P-1039//92; A-423)	(P-77; A-6260)	(P-77; A-6260)	(P-77; A-6260)	(P-18759/92; A-6248)	(E-6886)	(E-6886)	(E-6886)	(E-6886)	(E-6886)	(E-6886)	(P-11400) (E-11766)	(P-15354/92; A-1137)	(P-15354/92; A-1137)	(P-15354/92; A-1137)	(P-7780; O-14188)	(E-8052; W-8318)	(E-9735; O-13198)	(P-15354/92; A-1137)	(P-15354/92; A-1137)	(P-7780; O-14188)	(E-8052; W-8318)	(E-9735; O-13198)	(P-15354/92; A-1137)	(P-15354/92; A-1137)	(P-7780; O-14188)	(E-8052; W-8318)	(E-9735; O-13198)	(P-15354/92; A-1137)	(P-15354/92; A-1137)	(P-15354/92: A-1137)	(P-7780) (E-8052;	E-8318) (E-9735;	O-13198)			(P-6418; A-17239)	(P-1767; A-9035)	SAI-83									
(Q.1		am	am	am	am	u u	n	n	n	n	п	am	am	am	am				am	am				am	am				am	am	am						am	п	n									
TITLE 89 (CONT'D)	/30, /00	827.10	827.30	827.40	830.50	897.10	897.20	897.30	897.40	897.50	09.768	177.10	200.10	200.20	200.30				200.40	1200.50				1200.60	1200.70				200.80	1200.100	1200 An A					TITLE 92	10.10	10.20	10.30	10.40	10.50	10.60	10.70	10.80	10.90	67.10		

	1375.20 1375.40 1375.40 1375.60 1375.60 1375.100 1375.100 1375.100 1375.100 1375.100 1375.100 1375.100 1375.110 1375.110 1375.110 1375.110 1375.110	(P-8635) (P-8635)	TITLE 92 (CONT'D) 1375.7060 r 1375.7060 r 1375.7080 r 1375.7100 r 1375.7100 r 1375.7100 r 1375.710 r 1375.7130 r 1375.7140 r 1375.7150 r 1375.720 r	(P-8635) (P-8635)	2520.203 r 2520.204 n 2520.204 r 2520.205 r 2520.205 r 2520.206 r 2520.207 r 2520.207 r 2520.207 r 2520.209 r 2520.209 r 2520.210 r 2520.211 r 2520.211 r 2520.211 r 2520.212 r 2520.213 r 2520.213 r 2520.213 r 2520.214 r 2520.214 r 2520.214 r 2520.214 r 2520.214 r 2520.214 r 2520.214 r 2520.214 r 2520.214 r 2520.214 r 2520.214 r 2520.214 r 2520.215 r 2520.214 r 2520.214 r 2520.214 r 2520.215 r 2520.214 r 2520.215 r	P. 566; A-8536) P. 542; A-8539) P. 67-56; A-8539) P. 67-56; A-8539) P. 67-56; A-8539) P. 67-66; A-8536) P. 542; A-8539) P. 666; A-8536) P. 566; A-8539) P. 67-66; A-8539)
1001.510 n (E-1738; A-8528) 1001.520 n (P-1758; A-8528) 1001.530 n (P-1758; A-8528) 1001.540 n (P-1758; A-8528) 1001.540 n (P-1758; A-8528) 1030.16 n (P-155; A-8275) (E-1219) 1030.17 n (P-152; A-8275) (E-1219) 1030.18 n (P-155; A-8275) (E-1219) 1030.19 n (P-1366; A-19315) 1030.92 am (P-1366); A-19315) 1030.10 am (P-1239/92; A-7065) 1040.10 am (P-1138/92; A-7065) 1040.10 am (P-1138/92; A-7065) 1040.101 am (P-1138/92; A-7065)		(F-8635) (P-8635) (P-8635) (P-8635) (P-8635) (P-8635) (P-8635) (P-8635) (P-8635) (P-8635) (P-8635) (P-8635) (P-8635)	1375.8130 r 1375.8140 r 1376.20 n 1376.20 n 1376.40 n 1425.20 am 1425.30 am 1425.40 am 1425.40 am 2520.26 r 2520.105 r 2520.105 r 2520.106 r 2520.107 r 2520.107 r 2520.107 r 2520.107 r 2520.107 r 2520.107 r 2520.107 r 2520.107 r 2520.107 r 2520.107 r 2520.107 r 2520.107 r 2520.107 r 2520.107 r 2520.107 r	(P-8635) (P-8630) (P-8630) (P-8630) (P-8630) (P-8630) (P-18715) (P-18715) (P-18715) (P-18715) (P-18715) (P-18715) (P-565; A-8539) (P-565; A-8539)		(P-566) (P-542)
a n a r	1375.7020 r 1375.7030 r 1375.7040 r 1375.7050 r	(P-8635) (P-8635) (P-8635) (P-8635)	2520.201 r 2520.202 n 2520.202 r 2520.203 n	(P-566; A-8536) (P-542; A-8539) (P-566; A-8536) (P-542; A-8539)	2520.225 2520.226 2520.300 2520.300	r (P-566; n (P-542; n (P-542; r (P-566;

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